



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड 31]

शिमला, शनिवार, 14 मई, 1983/24 वैशाख, 1905

[संख्या 20

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14 मई, 1983/24 वैशाख, 1905 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईः—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
सं० पी० सी० एच०-एच० ए० (4)-1/82, दिनांक 29 अप्रैल, 1983.	पंचायती राज विभाग	गांव चबाड़ी (मरेह), कुठेहड़, झनुई (ग्राम सभा क्षेत्र चबाड़ी) तथा तुम्य (ग्राम सभा क्षेत्र गाहरा) का कुछ क्षेत्र अधिसूचित क्षेत्र समिति चबाड़ी में समिलित किये जाने से उक्त ग्रामों का ग्राम सभा चबाड़ी, गाहरा और अधिसूचित क्षेत्र चबाड़ी में विभाजन होने के कलस्वरूप उक्त ग्रामों के असमाविष्ट क्षेत्र को पृथक गांव घोषित करना।
-यथैव-	-यथैव-	ज़िला चब्बा में चबाड़ी के स्थानीय क्षेत्र में शामिल किया गया क्षेत्र पहले ग्राम सभा चबाड़ी तथा गाहरा में समिलित था और इन दो ग्राम सभाओं का क्षेत्राधिकार प्रभावित होने के कारण इन सभाओं में जोष बचे गांवों के लिये ग्राम सभाओं का पुनर्गठन।
No. SML-CM-NTA 10/ 81, dated 31st March, 1983.	Office of the District Magistrate, district, Shimla.	Corrigendum to notification No. SML-CM-NTA(10)/81-34669, dated 6th August, 1981.
—	Directorate of State Lotteries	Result of 138th Draw of Lottery "Himalayan Weekly" held at Shimla on 10th May, 1983.
No. Fin (LTR)(A) (7)-4/ 78-II, dated 10th May, 1983.	-do-	Corrigendum in respect of 129th draw of H.P. State Lottery held at Shimla on 8th March, 1983.

**भाग 1—वैद्यानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि
हिमाचल प्रदेश हाई कोर्ट**

NOTIFICATIONS

Shimla-1, the 25th March, 1983

No. HHC/GAZ/3-10/71-3566.—The Hon'ble the Chief Justice is pleased to sanction 240 days half pay leave from the date of availing, in favour of Shri R.C. Malhotra, Deputy Registrar (Administration) of this Court.

Certified that Shri R. C. Malhotra, would have continued to hold the post of Deputy Registrar (Administration) but for his proceeding on the aforesaid leave period from the date of availing.

Certified further that Shri R. C. Malhotra is likely to join the same post and at the same station from where he proceeds on leave after the expiry of the above period of leave.

By order,
R. L. KHURANA,
Registrar.

Shimla-1, the 18th April, 1983

No. HHC/GAZ/14-45/74-4600.—The Hon'ble the Chief Justice and Judges are pleased to grant 53 days earned leave with effect from 9-5-1983 to 30-6-1983, with permission to prefix Sunday falling on 8-5-1983, to Shri B. D. Sharma, Sub-Judge-cum-Judicial Magistrate 1st Class, Nalagarh.

Certified that Shri B. D. Sharma would have continued to hold the post of Sub-Judge-cum-Judicial Magistrate, 1st Class but for his proceeding on leave.

Also certified that Shri B. D. Sharma will join the same post and also the same station from where he proceeds on leave.

By order,
R. C. MALHOTRA,
Deputy Registrar (Admn.).

Shimla-1, the 19th April, 1983

No. HHC/Admn. 6 (23)/74-I-4667.—Consequent upon the grant of 15 days earned leave with effect from 16th April, 1983, to 30th April, 1983, with permission to prefix and suffix holidays falling on 14th, 15th April, 1983, and 1st May, 1983 respectively in favour of Shri Inder Ram, Sub-Judge-cum-Judicial Magistrate (I), Una, H. P., the Hon'ble Chief Justice in exercise of the powers vested in him under Rule 1.26 of the H. P. Financial Rules, 1971, Vol. I, is pleased to declare, Shri R. L. Sharma, Senior Sub-Judge-cum-Chief Judicial Magistrate, Una, as Drawing and Disbursing Officer, in respect of the Court of Sub-Judge-cum-Judicial Magistrate (I), Una. The Hon'ble Chief Justice is further pleased to declare him as the Controlling Officer for the purpose of T. A. etc. in respect of class III and IV establishment of the aforementioned Court under Head "214—Administration of Justice" during the leave period or until Shri Inder Ram returns from leave.

Shimla-1, the 19th April, 1983

No. HHC/GAZ/14-52/74-II-4622.—The Hon'ble Chief Justice and Judges are pleased to order the following transfers and postings in public interest with immediate effect :—

1. Shri P. C. Sharma, Sub-Judge-cum-Judicial Magistrate 1st Class, Nurpur is transferred and posted as such at Palampur.

2. Shri Shamsher Singh, Sub-Judge-cum-Judicial Magistrate, Palampur, is transferred and posted as such at Nurpur vice No. 1 above.

2. The above officers shall relinquish charge on 2nd May, 1983 and join at their new places of posting after availing usual joining time.

By order,
R. L. KHURANA,
Registrar.

Shimla-1, the 20th April, 1983

No. HHC/GAZ/14-14/75-II-4636.—The Hon'ble the Chief Justice and Judges are pleased to accord *ex-post-facto* sanction to the grant of 3 days commuted leave with effect from 29-3-1983 to 31-3-1983, with permission to prefix and suffix Gazetted holiday and Sunday falling on 28-3-1983 and 1-4-1983 to Shri Surendra Prakash, District & Sessions Judge, Mandi (H. P.).

Certified that Shri Surendra Prakash would have continued to hold the post of District & Sessions Judge but for his proceeding on leave.

Also certified that Shri Surendra Prakash has joined the same post and also the same station from where he proceeded on leave.

By order,
R. C. MALHOTRA,
Deputy Registrar (Admn.).

हिमाचल प्रदेश सरकार

PERSONNEL (A-I) DEPARTMENT

NOTIFICATIONS

Shimla-2, the 14th January, 1983

No. 1-15/73-DP-App.—The Governor, Himachal Pradesh, is pleased to order that Shri P. S. Negi, I. A. S. Managing Director, H. P. Horticultural Produce Marketing and Processing Corporation, shall also function as Commissioner, Public Relations, Himachal Pradesh, in addition to his own duties with immediate effect.

Shimla-2, the 17th January, 1983

No. 3-3/73-DP-App.—The Governor, Himachal Pradesh is pleased to appoint Shri K. N. Kashyap, I. A. S., Director of Public Finance & Public Enterprises, Himachal Pradesh as *ex-officio* Director of State Lotteries, Himachal Pradesh, in addition to his own duties during the leave period of Shri P. I. Suvarthan, I. A. S., Joint Secretary (Finance), who also functions as Director of State Lotteries, H. P. with effect from 18-1-1983.

Sd/-
Deputy Secretary.

Shimla-2, the 19th January, 1983

No. Per(A)-B(6)-5/78.—In pursuance of provisions of section 17 read with section 10 (f) of the State Financial Corporation Act, 1951 (L XIII of 1951), the Governor, Himachal Pradesh, in consultation with and after obtaining the advice of the Industrial Development Bank of India as also the Board of Directors of the Himachal Pradesh Financial Corporation is pleased to appoint Shri O. P. Yadava, I. A. S., as Managing Director, H. P. Financial Corporation with effect from 20th November, 1982 for a period of three years.

By order,
K. C. PANDEYA,
Chief Secretary

Shimla-2, the 17th March, 1983

No. PER (SA-I)-B (2)-6/78-II.—The Governor, Himachal Pradesh is pleased to promote and appoint the following Superintendent Grade-II as Section Officer (Class-II) in the pay scale of Rs. 825-25-850-30-1000/40-1200/50-1400-60-1580 plus Rs. 100/- special pay per month on purely *ad hoc* basis from the dates mentioned against each for a period of six months or till the regular promotions are made, whichever is earlier:—

Sl. No.	Name	With effect from
1.	S/Shri	
1.	Keshwa Nand Gupta	1-3-1983
2.	Salig Ram Sharma	1-3-1983
3.	Surinder Singh Sephain	With immediate effect.
4.	Bishamber Dass	With immediate effect.

2. This promotion will not confer any right whatsoever on these officers regarding their continuance etc. as such.

3. This is in continuation of this Department's office order of even number, dated 17-3-1983 so far as it relates to S/Shri Keshwa Nand Gupta and Salig Ram Sharma.

J. R. GAZTA,
Under Secretary.

Shimla-2, the 7th April, 1983

No. 10-4/72-DP Appt. Vol. II.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri Amolak Ram, 'B' Class Tehsildar (Shimla) to be the Executive Magistrate, with all the powers of an Executive Magistrate under the said Code, to be exercised within the local limits of Tehsil Rampur, District Shimla, with immediate effect.

Shimla-2, the 7th April, 1983

No. 10-2/72-DP-Appt. II.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint the following Officers of the Settlement Department, Kangra district, to be the Executive Magistrates, with all the powers of an Executive Magistrate under the said Code, to be exercised within the local limits of Kangra and Una districts with immediate effect.—

1. Shri Netar Singh, Naib-Tehsildar.
2. Shri Kishori Lal, Naib-Tehsildar.

Shimla-2, the 7th April, 1983

No. DP-Appt-1/83.—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973 the Governor, Himachal Pradesh is pleased to appoint Shri Tehal Singh Pal, Tehsildar, Banjar to be the Executive Magistrate, with all the powers of an Executive Magistrate under the said Code, to be exercised within the local limits of Tehsil Banjar, District Kulu with immediate effect.

Sd/-
Joint Secretary.

Shimla-2, the 9th April, 1983

No. 1-37/72-DP-Appt.—The Governor, Himachal Pradesh, is pleased to appoint Shri G. N. Ramaswamiah, substantive Superintending Engineer, H. P. P.W.D. to officiate as Chief Engineer, H. P. P.W.D. in the pay scale of Rs. 2500-2750 purely as a temporary measure on *ad-hoc* basis with effect from 1-12-81 till further orders.

2. The appointment of Shri G.N. Ramaswamiah being purely on temporary basis, shall not confer any right on him to his continuance/promotion/seniority etc. as Chief Engineer, P. W. D.

K. C. PANDEYA,
Chief Secretary.

Shimla-171002, the 11th April, 1983

No. PER (A-I)-B(6)-1/83.—The Governor, Himachal Pradesh is pleased to order the cancellation of the following transfers and postings made vide this Department's Notification of even number dated 26th March, 1983:—

1. Shri N. N. Gautam (Offg. temporarily in HPAS) Extra Assistant Settlement Officer, Shimla as Sub-Divisional Officer (Civil), Rohru, District Shimla; and
2. Shri B. S. Bhandari, (Offg. temporarily in HPAS) Sub-Divisional Officer (Civil), Ani, District Kulu as Extra Asstt. Settlement Officer, Shimla.

Sd/-
Joint Secretary.

Shimla-171002, the 12th April, 1983

No. PER (AP-II) B(4)-2/81.—The Governor, Himachal Pradesh, is pleased to sanction 27 days commuted leave w. e. f. 4-4-83 to 30-4-83 with permission to prefix and suffix Sundays falling on the 3rd April and 1st May, 1983, in favour of Sh. J. C. Malhotra, Chairman, Himachal Pradesh Public Service Commission, subject to verification of title of leave.

2. Certified that Shri J. C. Malhotra is likely to return to duty to the station from which he proceeded on leave.

3. In exercise of the powers vested in him under Article 316(FA) of the Constitution of India, the Governor, Himachal Pradesh, is further pleased to appoint Shri Anang Pal, Member to perform the duties of the office of the Chairman of the Commission in the absence of Shri Malhotra on leave.

By order,
K. C. PANDEYA,
Chief Secretary.

Shimla-2, the 20th April, 1983

No. Karmik(A-I)-B(6)-3/83.—The Governor, Himachal Pradesh is pleased to place the services of Shri V. K. Ahluwalia, IAS, formerly Managing Director, H. P. Tourism Development Corporation, Shimla at the disposal of Nahan Foundry Private Limited for appointment as Managing Director, Nahan Foundry with headquarter at Nahan with immediate effect in public interest.

Sd/-
Joint Secretary.

Shimla-2, the 22nd April, 1983

No. 1-15/73-DP-Appt.—The Governor, Himachal Pradesh, is pleased to order the transfer and posting of Shri J. P. Negi, IAS, Joint Secretary (Personnel) to the Government of Himachal Pradesh as Secretary to Governor, Himachal Pradesh, Shimla with immediate effect in the public interest, relieving Sh. R. K. Sharma, IAS, Additional Director of Industries H. P. of the additional charge of the post of Secretary to Governor H. P.

Sd/-
Secretary.

Shimla-2, the 23rd April, 1983

No. 10-5/73-DP-Appt. Vol.II.—In exercise of the powers conferred by sub-section (1) of section 20 of

the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri Jagat Bhandu, Tehsildar, Ghumarwin to be the Executive Magistrate, with all the powers of an Executive Magistrate under the said Code, to be exercised within the local limits of Tehsil Ghumarwin, District Bilaspur, with immediate effect.

Sd/-
Joint Secretary.

ANIMAL HUSBANDRY DEPARTMENT

NOTIFICATION

Shimla-2, the 18th March, 1983

No. Ahy-B(3)-48/77.—Consequent upon the recommendation of General Manager, Scheduled Castes Dev. Corporation for reversion of Dr. N. K. Datta, who is with the Himachal Pradesh Scheduled Castes Dev. Corporation, the Governor of Himachal Pradesh is pleased to order the posting of Dr. N. K. Datta, as Officer in charge, Semen Bank and Regional Bull Centre, I.C.D.P. Ghanahatti, District Shimla on his reversion against the vacant post.

By Order,
B. C. NEGI,
Secretary.

AGRICULTURE DEPARTMENT

NOTIFICATION

Shimla-2, the 14th January, 1983

No. Agr. B-3(2) 82.—The Governor of Himachal Pradesh regrets to announce the death of Shri Surinder Nath Sharma, District Agriculture Officer, Kullu on the 28th December, 1982.

By order,
B. C. NEGI,
Secretary.

EXCISE AND TAXATION DEPARTMENT

NOTIFICATIONS

Shimla-2, the 7th April, 1983

No. EXN. B(3)-5/76.—The Governor, Himachal Pradesh, is pleased to order that Shri Hem Singh, Excise & Taxation Officer, Bilaspur(H.P.), shall retire from Government service w.e.f. 31st May, 1983 (A. N.) on his attaining the age of superannuation on the said date.

Shimla-171002, the 7th April, 1983

No. EXN. B (3)-20/76.—The Governor, Himachal Pradesh, is pleased to order that Shri Sardul Singh, Excise & Taxation Officer Gagret Brier shall retire from Government service w.e.f. 31st May, 1983 (A. N.) on his attaining the age of superannuation on the said date.

S. M. KANWAR,
Secretary.

HOME (B) DEPARTMENT

NOTIFICATION

Shimla-171002, the 18th April, 1983

No. 19-19/71-Home (B).—In exercise of the powers vested in him vide clause 3 of Article 165 of the Constitution of India, the Governor, Himachal Pradesh is pleased to accept the resignation of Shri Inder Singh, Advocate General, Himachal Pradesh, with effect from the 8th April, 1983.

K. C. PANDEYA,
Chief Secretary.

उद्यान विभाग

अधिसूचनाएं

शिमला-2, 7 करवरी, 1983

संख्या 38-98/69-एग्र0 (सेक्टर0).—इस विभाग की समस्त्यक अधिसूचना दिनांक 26-2-1981 का आशिक संशोधन करते हुए और हिमाचल प्रदेश कृषि उद्योग निगम के मंभारेण्डम तथा आटिकल आफ एसेसिएशन के आटिकल 98 (डी०) के अन्तर्गत प्रदत्त शक्तियों का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश, श्री तारा चन्द सरकार की जाह श्री केवल राम चौहान, एम० एल० ए०, हिमाचल प्रदेश को हिमाचल प्रदेश कृषि उद्योग निगम के निदेशक मण्डल का निदेशक सहर्ष नामजद करते हैं। नियुक्ति की शर्तें अनैकत्वर (ए) में विवरित हैं।

जो ० आर० गाजटा,
अवर सचिव।

ANNEXURE 'A'

(T.A. and D.A. to Non-Official Members of the Committee)

1. TRAVELLING ALLOWANCE:

(i) *Journey by Rail.*—(a) *Other than members of Parliament.*—They will be treated at par with Government servant of the first grade, and will be entitled to actual rail fare of the class of accommodation actually used but not exceeding the fare to which the Government servants of the first grade are normally entitled i. e. accommodation of the highest class by whatever name it may be called provided in the railway by which the journey is performed.

(ii) *Journey by road.*—They will be entitled to actual fare for travelling by taking a single seat in a public bus, and if the journey is performed by motor cycle/scooters, mileage allowance at 40 paise per km. for plain areas and 53 paise per km. for hilly areas and if the journey is performed by own car/taxi, the members will be entitled to mileage allowance at Rs. 1.30 paise per km. in respect of the journeys in the plain and at Rs. 1.65 per km. in the hills and for journeys for hilly area.

(iii) In addition to the actual fare or mileage as per items (i) and (ii) above a member shall draw fare daily allowance for the entire absence from his permanent place of residence starting with arrival at that place at the same rate and subject to the same terms and conditions as apply to Grade-I officers of the State Government.

2. DAILY ALLOWANCE:

(i) Non-official members be entitled to draw daily allowance for each day of the meeting at the highest rate as admissible to a Government servant of the first grade for the respective locality.

(ii) In addition to daily allowance for the day(s) of the meetings, a member shall also be entitled to daily allowance for halt on tour at out-station in connection with the affairs of the Committee as under:—

(a) If the absence from headquarters does not exceed 6 hours .. Nil.
(b) If the absence from headquarters exceeds 6 hours but does not exceed 12 hours .. 70%
(c) If the absence from headquarters exceeds 12 hours .. Full.

3. CONVEYANCE ALLOWANCE:

A member, resident at a place where a meeting of the Committee is held will not be entitled to travelling and daily allowance on the scales indicated above, but

will be allowed only the actual cost of conveyance hire subject to a maximum of Rs. 10.00 per day. Before the claim is actually paid, the Controlling Officer should verify the claims and satisfy himself that after obtaining such details as may be considered necessary, that the actual expenditure was not less than the amount claimed.

If such a member used his own car, he will be granted mileage allowance at the rates admissible to officials of the first grade subject to a maximum of Rs. 10.00 per day.

4. The Travelling and daily allowances will be admissible to members on production of a certificate by him to the effect that he has not drawn any travelling or daily allowance for the same journey and halts from any other Government source.

5. The members will be eligible for travelling allowance for the journeys actually performed in connection with the meetings of the Committee from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend a meeting of the Committee or returns to the place other than the place of his permanent residence after the termination of the meeting travelling allowance shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting whichever is less.

6. The provision of rules 4.7 and 7.1 of the Himachal Pradesh Treasury Rules will apply *mutatis mutandis* in the case of over payment made on account of travelling allowance to non-official members.

7. The members will also not draw T. A. and D. A. including conveyance allowance which will disqualify them from the Vidhan Sabha.

8. OFFICIAL MEMBERS:

The official members shall be entitled to the travelling and daily allowances admissible to them according to the rules governing them.

Shimla-2, the 25th April, 1983

No. 16-11/75-Hort. Sectt.—The Governor, Himachal Pradesh on the recommendations of the Departmental Promotion Committee and with the prior approval of the Himachal Pradesh Public Service Commission is pleased to order the following promotions:—

(i) Shri Hari Singh, a permanent Horticulture Inspector and at present officiating temporarily as Horticultural Development Officer is promoted and appointed to officiate as Horticultural Development Officer Class-II (Gazetted) in the pay scale of Rs. 825—1580 on regular basis with immediate effect.

(ii) Shri M. M. Singh, a permanent Horticulture Inspector is promoted and appointed to officiate as Mushroom Development Officer, Class-II (Gazetted) in the pay scale of Rs. 825—1580 with effect from the date of his joining the post.

2. S/Shri Hari Singh and M. M. Singh will be on probation for a period of 2 years with immediate effect and from the date of his joining the post respectively.

3. The Governor, Himachal Pradesh is further pleased to order the transfer and posting of Shri M. L. Khurana, Mushroom Development Officer, Mushroom Project, Chambagh, District Solan as Assistant Project

Officer Mushroom Project Chambagh, District Solan with immediate effect in public interest.

Shimla-2 the 26th April, 1983

No. 23-5/71-Hort. Sectt.—The Governor, Himachal Pradesh is pleased to order the retirement of Shri J. P. Gupta, substantive holder of the post of District Horticulture Officer and presently officiating as Deputy Director of Horticulture, Himachal Pradesh on *ad hoc* basis from Government services with effect from 30-6-1983 (A.N.) on his attaining the age of superannuation.

B. C. NEGI,
Secretary.

Shimla-2, the 27th April, 1983

No. 38-49/74-Hort Sectt.—In partial modification of this Department notification of even number, dated 30-9-1982 and in exercise of the powers vested in him under Article 128 (a) of the Memorandum and Articles of Association of the Himachal Pradesh Horticulture Produce Marketing and Processing Corporation Ltd., the Governor, Himachal Pradesh is pleased to replace and appoint the following as Directors on the Board of Directors of the aforesaid Corporation as under:—

1. Shri G. S. Shukla, Agricultural Marketing Advisor Government of India appointed as Director in place of Shri J. N. Kaul, Joint Secretary (A) Government of India.
2. Shri B. D. Tekriwal, Director (Marketing) Government of India appointed as Director in place of Shri D. Mehta, Director (M) Government of India.

S.I.-
Joint Secretary.

भाषा एवं संस्कृति विभाग

अधिकारी

शिमला-2, 10 जनवरी, 1983

संख्या भाषा-क(4) 15/80.—राज्यपाल, हिमाचल प्रदेश राज्य अधिकारीवालार के अन्तर्गत रिकार्ड प्रबन्धक कमेटी में निम्नलिखित सदस्यों को मनोनीत करते हुए गठन करने की स्वीकृति प्रदान करते हैं:—

1. सचिव, भाषा एवं संस्कृति विभाग	अधिकारी
2. सचिव, विधि विभाग	सदस्य
3. संयुक्त सचिव, कार्यालय एवं प्रशासनिक सुधार।	"
4. संयुक्त/उप-सचिव, वित्त विभाग	"
5. संयुक्त/उप-सचिव, शिक्षा विभाग	"
6. निदेशक, शिक्षा विभाग	"
7. निदेशक, भाषा एवं संस्कृति विभाग	"
8. हिमाचल प्रदेश विश्वविद्यालय के इतिहास (सन् 1600 के पश्चात्) के सह-प्राध्यापक।	"
9. लाइब्रेरियन, सचिवालय	"
10. लाइब्रेरियन, सोलन केन्द्रीय पुस्तकालय	"

11. अभिलेखागार का कार्यभारी अधिकारी सदस्य/सचिव
उपरोक्त कमेटी का विषय क्षेत्र इस प्रकार होगा:

1. अभिलेखागार विषयक नीतियों का कार्यान्वयन।
2. रिकार्ड रिटेन्शन शेडिंगल बनाना।
3. इन्टरेस्टरिंग रिपोर्टरी की स्थापना करना।
4. विभागीय अभिलेख कक्षों की स्थापना को सुनिश्चित करना और समय-समय पर उनका निरीक्षण करना।
5. रिजनल रिकार्ड सर्वे कमेटीयों का संगठन करना।
6. भारतीय ऐतिहासिक अभिलेख कमीशन के 38वें अधिवेशन को सिफारिश के अनुसार विश्वविद्यालय

में अभिलेखागार सेल में प्राइवेट प्रकार के अभिलेखों के सर्वेक्षण और सूचीकरण आदि के कार्यों की रिपोर्ट मंगवाना।

यात्रा भत्ता, जहां देय हो, वह सदस्य अपने सम्बन्धित विभोग से प्राप्त करेंगे।

प्रादेशनसार,
सी 10 डी 0 पर्शोरा,
सचिव।

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

Office of the District Magistrate Kulu, District Kulu,
Himachal Pradesh

NOTIFICATION

Kulu, the 16th April, 1983

No. SC/83-2559-2695.—In supersession of all previous Notifications and in exercise of the powers conferred upon me under clause 3 of the Kerosene Oil (Fixation of Ceiling Prices) Order, 1970 I, Y. R. Mahajan, District Magistrate, Kulu do hereby fix the wholesale and retail-sale rates of Superior Kerosene Oil at various places mentioned below with immediate effect:—

Sl. No.	Name of the Station	Wholesale Rate (excluding ST) per k.l.	RetailSale rate including ST & Surcharge per litre
1. Indian Oil :			
1.	Kulu/Bhuntar	2031.42	Rs. 2.23 P.
2.	Katrain/Patl-koohal,	2037.42	Rs. 2.24 P.
3.	Manali	2043.72	Rs. 2.24 P.
4.	Largi/Banjar/ Sainj.	2046.42	Rs. 2.25 P.
2. Bharat petroleum:			
1.	Kulu/Bhuntar	1970.48	Rs. 2.17 P.
2.	Katrain/Patl-koohal,	1980.48	Rs. 2.18 P.
3.	Manali	1990.48	Rs. 2.19 P.
4.	Largi/Banjar/ Sainj.	1998.50	Rs. 2.20 P.

The kerosene oil will not be stored at any premises other than the place of business.

3. Every dealers shall prominently display the prices of kerosene oil along with his daily stock position on the board to be maintained for the purpose at the entrance of the place of sale of kerosene oil and also the quantity of kerosene oil held by him. The dealer shall maintain true account of sale and purchase of kerosene oil. The wholesaler will issue cash memo for each sale.

4. Any dealer selling or attempting to sell or abetting the sale of kerosene oil at the higher prices than those specified above or refusing to sell the kerosene oil without sufficient reasons shall be punishable under section 7 of the Essential Commodities Act, 1955.

5. The Kerosene Oil dealers beyond the places mentioned in the Schedule shall add actual transportation charges or union rates whichever is less from the nearest above specified points to arrive at the sale rate.

6. All the wholesale dealers of kerosene oil will submit a monthly report to the District Food and Supplies Controller, Kulu in the proforma already supplied to them.

7. The above order shall come into force with immediate effect and extend to the whole of Kulu district excluding Outer Seraj Area.

8. Wholesale quantity means above 18.5 litres. RetailSale quantity means 18.5 litres or less.

Y. R. MAHAJAN,
District Magistrate.

FOOD AND SUPPLIES DEPARTMENT

NOTIFICATION

Mandi, the 4th February, 1983

No. FDS. MND(A)(3) 48/81-II-865-950.—In supersession of this office Notification of even No. 9716-85, Dated 20-12-82 and in exercise of the powers vested in me under sub-section (e) of Section 3 (1) of the Himachal Pradesh Hoarding and Price-fixing Prevention Order, 1977, I, S. Vijay Kumar, District Magistrate Mandi, District Mandi, Himachal Pradesh, do hereby fix the maximum retail-sale rates including all taxes, of the following Articles/Commodities, as under with immediate effect:—

Sl. No.	No. of article as per schedule	Name of articles/ commodities.	Maximum retail-sale rates inclusive of all taxes
1	2	3	4
1.	2	Bread (i) 400 grams.	Rs. 1.40 each for wholesale. Rs. 1.50 each for retail-sale.
		(ii) 300 grams.	Rs. 1.15 each for wholesale. Rs. 1.25 each for retail-sale.
2.	12	(i) Goat Meat	Rs. 16.00 per kilogram.
		(ii) Pig Meat	Rs. 12.00 per kilogram.
		(iii) Chicken dressed.	Rs. 20.00 per kilogram.
		(iv) Fish unfried.	Rs. 10.00 per kilogram.
		(v) Fish fried	Rs. 16.00 per kilogram.
3.	13	EGGS.—(i) Wholesale.	Rs. 6.60 per dozen.
		(ii) RetailSale	Rs. 0.60 each.
		(iii) Boiled	Rs. 0.70 each.
4.	17	COOKED FOOD SERVED IN HOTELS/ RESTAURANTS	

I. SERVED IN HOTELS/DHABAS.

(i) Diet (with one dal & one Vegetable). Rs. 2.50 each

(ii) Chapati	Rs. 0.30 each.
(iii) Rice plain	Rs. 1.50 per plate.
(iv) Vegetable special.	Rs. 2.00 per plate.
(v) Meat Rogen-josh.	Rs. 6.00 per plate,
(vi) Chicken curry.	Rs. 7.00 per plate.
(vii) Tea	Rs. 0.40 per cup/glass of 150 ml.

II SERVED IN RESTAURANTS/3-STAR HOTELS.

(i) Meat Roast	Rs. 8.50 per plate.
(ii) Meat Rogen-josh.	Rs. 7.50 per plate.
(iii) Chicken curry.	Rs. 9.00 per plate.
(iv) Special Vegetable (including Koftas).	Rs. 5.00 per plate.
(v) Chapati	Rs. 0.30 each.
(vi) Dry Dal	Rs. 3.50 per plate.
(vii) Nan	Rs. 1.70 each.

The above rates shall remain in force for a period of one month from the date of issue of this notification throughout Mandi district.

S. VIJAY KUMAR,
District Magistrate,
Mandi, District Mandi.

SPECIFICATION		Tehsil: RAMPUR	
District: SHIMLA	Khasra No.	Area	
Mohal	1	Big.	Bis.
DHARUNJA	291/1	4	7
	148	0	9
	259/1	0	1
	251/1	0	13
	149	0	2
	150	0	8
	240/1	2	0
	246/1	1	0
	1	0	0
	296/1	3	8
	220/1	2	6
	389/151	0	14
	252/1	1	0
	154	8	11
	255/1	3	14
	225/1	3	1
	226/1	1	17
	388/151	0	15
	152	3	6
	153	3	3
	147	0	2
Total kita ..	21	40	17

S. K. AGGARWAL,
Superintending Engineer,
2nd Circle, H. P. P.W.D., Shimla-3.

OFFICE OF THE INSPECTOR GENERAL OF REGISTRATION, HIMACHAL PRADESH

CORRIGENDUM

Shimla-2, the 22nd January, 1983

No. 8-7 (Reg)/81-801-03.—In partial modification of this office notification No. 8-7 (Reg)/80-III-9554, dated 26-10-82 the following may be substituted:—

Read Shri Alam Singh instead of Shri Atama Singh at Ser. No. 13.

H. S. ATWAL
Inspector General of Registration.

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Shimla-3, the 23rd April, 1983

No. SE-II-R-54-5/81-4510-13.—Whereas it appears to the Governor, Himachal Pradesh that the land is likely to be required to be taken by the Himachal Pradesh Government at public expense for a public purpose, namely for Nirath-Punan-Baghi road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of H.P. P.W.D., Shimla-2.

3. पूर्वोक्त धारा द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश इस समय इस उपक्रम में कायरंत सभी अधिकारियों कर्मचारियों और अधिकारियों को इलाके में किसी भी भूमि में प्रवेश करने तथा सर्वेक्षण करने और उस धारा द्वारा अपेक्षित अवधारणातुर भूमि अन्य कार्यों को करने के लिए अहर्व प्राधिकार देते हैं।

4. कोई भी ऐसा हितबद्ध व्यक्ति जिसे उक्त परिस्थित में कथित भूमि के अर्जन पर कोई आपत्ति हो, तो वह इस अधिसूचना के प्रकार इसे कोई भी अपत्ति देता है। इस अधिसूचना के प्रकार इसे कोई भी अपत्ति देता है।

*खड़काली शिलाई मार्ग के निर्माण हेतु

क्रमांक एस 05-0-III-जी 0-आर 0-6-1-10/82-18976-79. सोलन, 31 मार्च, 1983.

विस्तृत विवरण

जिला : सिरमोर	तहसील : रेणुका	
गांव	खसरा नं०	क्षेत्र
1	2	3 4
माईना घडेल	466/1	0 12
	467	0 15
	467/1	0 3
	472/1	1 0

1	2	3	4	3. भूमि की रेखांकिति का परीक्षण भूमि अर्जन समाहर्ता, हिमाचल प्रदेश, लोक नियमित विभाग, सोलन के कार्यालय में किया जा सकता है।
	480/1	0	6	
	481	0	1	
	482/2	0	15	
	503/1	0	15	*जमटा राजवन मार्ग के नियमित हेतु।
	573/1	0	10	
	574/1	0	3	क्रमांक एस0ई0-III-जी0-आर0-61-10/82-18887-90.
	577/1	0	12	
	582/1	0	1	सोलन, 31 मार्च, 1983.
	584/1	0	5	
	585	0	14	
	789/1	0	2	विवरण
	792/1	0	13	जिला : सिरमोर
	793/1	0	6	
	828/1	0	2	तहसील : नाहन
	829/1	0	9	
	831/1	0	14	
	986/1	0	18	
	1010/1	0	2	
	1011/2	0	5	
	1012/1	0	1	
	1013/1	0	14	
	1015/1	0	12	
	1021/1	0	12	
	1025/1	0	3	
	1036/1	0	2	
	1037/1	0	5	
	1382/1097/2	0	10	
	1383/1097/2	0	11	
	1384/1097/2	1	7	
	575	0	7	
किता ..	34	14	17	
				जोड़ किते ..
				14
				19
				11
रजाना	1226/1	0	2	वरमण
	1293/1	0	0	
	1294/1	0	2	
	1294/2	0	2	
	1231/1	0	2	
	1225/1	1	1	
	1224/1	0	2	
	2162/1	0	4	
	2189/1	0	11	
	1139/1	0	11	
	1125/1	0	2	
	1125/2	0	11	
	1127	0	14	
	1140/1	0	8	
	1128/1	0	14	
	1129/1	0	6	
	3041/1739/1	0	17	
	1743/1	0	3	
	1744/1	1	5	
	1760/1	1	9	
किता ..	20	9	6	
				जोड़ किते ..
				22
				9
				10
				जोड़ किते ..
				241/1
				9
				8
				किता ..
				1
				9
				8
				*जमटा राजवन मार्ग के नियमित हेतु।
				मंख्या एस0ई0-III-जी0-आर0-61-10/82-18895-98.
				सोलन, 31 मार्च, 1983.
				धायली
				345/188/1
				0
				2
				165/1
				0
				6

यह: राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार द्वारा सार्वजनिक प्रयोजन तात्पतः* भूमि नीं जानी अपेक्षित है। अतएव एतद्वारा यह अधिसूचित किया जाता है कि नींवे विनिर्दिष्ट विवरणित भूमि उपरोक्त प्रयोजन* के लिए अपेक्षित है।

2. भूमि अवृंत अधिनियम, 1894 को धारा 6 के उपवन्धों के अधीन नीं व वन्निः व्यक्तियों को यह धारणा की जाती है तथा उक्त अधिनियम को धारा 7 के उपवन्धों के अधीन भू-अर्जन समाहर्ता, हिमाचल प्रदेश, लोक नियमित विभाग, सोलन को एतद्वारा उक्त भूमि के अर्जन के लिये आदेश लेने का निर्देश दिया जाता है।

1	2	3	4
	343/188/1	0	17
	344/188/1	0	2
	346/188/1	0	6
	360/282/1	0	9
* किते ..	6	2	2
थाना कशांगा	42/1	0	2
	650/1/1	3	4
	35/1	0	19
	36/1	0	1
	36/2	0	5
	37/1	1	1
	38/1	0	6
	61/1	0	5
	64/1	1	10
	654/626/1	1	15
	654/626/1	1	8
	624/65/1	0	6
	653/626/1	0	8
	641/117/1	0	4
	647/144/1	0	16
	648/144/1	1	6
	646/144/1	0	1
	513/145/1	3	15
	535/223/1	1	19
	561/296/1	1	13
	562/296/1	1	10
	559/295/1	1	10
	558/295/1	1	9
	278/1	1	5
	277/1	0	1
	685/548/1	0	5
	553/284/1	0	2
	684/548/1	0	1
	686/549/1	0	5
	688/276/1	0	13
	534/223/1	1	9
किते ..	31	29	8

*काला अम्ब नाशन सुकेती मार्ग के निर्माण हेतु

संख्या एस-0-ई-0-III-जी-0-आर-0-6-1-10/82-18903-18906.

सोलन, 31 मार्च, 1983

ओगली

175/83/1	0	7
85/2	2	5
180/84/2	0	16
179/84/2	2	13
178/84/1	2	19
177/84/1	0	1
238/94/1	1	13
95/2	0	10
96/2	0	2
98/2	0	2

किते .. 10 11 2

एच 0 एन 0 गांधी,
ग्रामीण अधिकारी,

तृतीय वृत्त, लो 0 नि 0 वि 0, सोलन (हो 0 प्र 0)।

चूंकि हिमाचल प्रदेश के राज्यपाल, को यह प्रतीत होता है कि सरकार द्वारा सार्वजनिक प्रयोजन* सार्वजनिक व्यय पर भूमि ली जानी अनिवार्य है एतद्वारा यह घोषित किया जाता है कि नीचे विनिर्देश में वर्णित भूमि उपर्युक्त* प्रयोजन के लिए अनिवार्य है।

भूमि ग्रंथन अधिनियम 1894 को द्वारा 6 के उपवन्धों के अधीन सभी सम्बन्धित व्यक्तियों को यह घोषणा की जाती है तथा उक्त अधिनियम को द्वारा 7 के उपवन्धों के रूप में ग्रंथन कुलेक्टर हिमाचल प्रदेश लो. नि. वि. को एतद्वारा उक्त भूमि के ग्रंथन के लिए आवेदन लेने का निर्देश दिया जाता है।

भूमि की रेखांकन का निरीक्षण भू-ग्रंथन ममाहनी, हिमाचल प्रदेश लो. नि. वि. सोलन के कार्यालय में लिया जा सकता है।

*बड़ोग वाई-पास के निर्माण के लिए।

संख्या एस. ई-चार आर-185/82-89-92

शिमला-3, 1 जनवरी, 1983

विनिर्देश

तहसील : सोलन

जिला : सोलन	खसरा नं 0	वीथा	क्षेत्र
गांव	1	2	3 4
धरोटा	134/1	0	1
	136	0	2
	138/2	0	10

जोड़ किता: 3

संख्या एस 0-ई-0-चार-आर-185/82-81-84.

जोड़ शिमला-3, 1 जनवरी, 1983.

क्रमांक एस 0-ई-0-चार-आर-185/82-85-88.

दिनांक 1 जनवरी, 1983.

बड़ोग 314/1 0 7

Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at the public expenses for a public purpose, namely*, it is hereby declared that the land described in the specification below is required for the said* purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P.W.D. is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh P.W.D., Shimla-3.

*Construction of Ghanna-Hatti Bhajal road.

No. SE.IV.R.8/82-5796-99

Shimla-3, the 19th April, 1983.

SPECIFICATION

District: SHIMLA

Tehsil: SHIMLA

Village	Khasra No.	Area	
1	2	ig.	Bis.
KULWATI	587/1	0	8

Tehsil: SUNI

No. SE.IV.R. 8 82-5811-14.

Shimla-3, the 19th April, 1983

BAJHOL	331/193	0	3
	385/83/1	0	1
	387/83/1	0	2
	386/328,83/1	0	1
	195/1	0	2
	82/1	0	1
	311/1	0	5
	330/193	0	2
	331/193	0	1
	197/1	0	1
	199/1	0	7
	296/1	0	11
	312/1	0	11
	192/1	0	8
	192/2	0	4
Kitta ..	15	3	0

No. SE-IV-R. 8 82-5807-10.

Shimla-3, the 19th April, 1983

JAGARI	250/1	6	7
	56/1	0	8
	57/1	0	10
	57/2	1	11
	16/1	0	12
	364/9/1	0	6
	43/1	0	17
	44/1	0	8
	368/46/1	0	8
	369/46/1	0	14
	371/47/1	0	13
	388/36/1	0	15
	392/37/1	0	8
	11/1	0	5
	12/1	0	18
	391/37/1	0	6
	190/1	0	7
	191/1	0	9
	210/1	5	16
	149/1	1	13
	251/1	1	6
	450/84/1	2	18
	136/1	1	6
Kitta ..	23	29	11

*Construction of Kathlighat Bassa road.

No. SE.IV.R. 100 82-5815-18.

Shimla-3, the 19th April, 1983

District : SOLAN	Tehsil : KANDAGHAT	
SUHARO	1/1/1	0 19
Kitta ..	1	0 19

Nurpur, the 19th April, 1983

No. SEIX/JSR-4/82-42.—Whereas it appears to the Governor, Himachal Pradesh that the land specified below is required to be taken by the Government at public expenses for a public purpose namely for construction of Rehan Bharmar road in Tehsil Nurpur, District Kangra. It is hereby declared that the land described below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh P. W. D., is hereby directed to take orders for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh P. W. D., Kangra.

SPECIFICATION

District: KANGRA Tehsil: NURPUR

Village	Khasra No.	Area	
1	2	K. M.	3 4
REHAN	452/1	2	18
	733/1	0	19
	751/1	0	08
	750/1	0	05
	744/1	0	11
	736/1	0	18
	735/1	0	10
	748/1	1	00
	747/1	0	10
	681/1	0	05
	680/1	0	17
	746/1	1	02
	676/1	0	04
	675/1	0	05
	794/1	0	13
	665/1	0	13
	505/1	0	07
	1058/504/1	0	04
	797/1	0	17
	792/1	0	12
	466/1	0	16
	1071/469/1	3	10
	462/1	1	05
	503/1	0	04
Total ..	24	19	08
KANDORE	60/1	0	04
	61/1	0	03
	62/1	0	03
	63/1	0	02
	66/1	0	02
	67/1	0	02
	68/1	0	04
	73/1	0	03
	74/1	0	02
	76/1	0	01
	77/1	0	01
	80/1	0	02
	81/1	0	02
	82/1	0	01
	83/1	0	02
	22/1	0	02
	21/1	0	01
	18/1	0	01
	17/1	0	03
	2133/16/1	0	04

K. V. JAUHAR,
Superintending Engineer,
4th Circle, H.P.P.W.D. Shimla-3.

2	3	4	1	2	3	4
2132/16/1	0	04		808/1	0	02
15/1	0	16		802/1	0	01
205/1	0	07		792/1	0	03
203/1	0	02		795/1	0	01
202/1	0	03		759/1	0	07
201/1	0	02		810/1	0	07
200/1	0	02		765/1	0	03
123/1	1	09		766/2	0	03
124/1	0	07	Kitta ..	10	2	03
142/1	0	02				
177/1	0	03				
198/1	0	02				
197/1	0	02				
85/1	0	08				
86/1	0	07				
155/1	0	02				
152/1	1	00				
154/1	0	01				
381/1	0	01				
390/1	0	01				
386/1	0	02				
382/1	0	01				
411/1	0	02				
410/1	0	06				
412/1	0	04				
413/1	0	13				
392/1	0	08				
421/1	0	00				
439/1	0	01				
435/1	0	03				
434/1	0	03				
468/1	0	04				
470/1	0	02				
581/1	0	05				
579/1	0	04				
458/1	0	01				
526/1	0	02				
578/1	0	04				
525/1	0	11				
573/1	0	06				
572/1	0	11				
564/1	0	04				
528/1	0	16				
550/1	0	06				
787/1	0	01				
781/1	0	09				
780/1	0	02				
779/1	0	00				
764/1	0	01				
763/1	0	01				
738/1	0	08				
1624/1	0	12				
1625/1	0	04				
1604/1	0	02				
1593/1	0	06				
2186/1609/1	0	09				
1588/1	0	01				
1591/1	0	01				
1590/1	0	03				
1577/1	0	02				
1592/1	0	02				
2187/1609/1	0	05				
2188/1609/1	0	06				
1576/1	0	08				
1575/1	0	07				
1607/1	0	02				
1608/1	0	11				
1816/1	1	13				
1785/1	0	02				
1811/1	0	11				
1792/1	1	08				
1810/1	0	14				
1809/1	0	07				
1608/1	8	15				
124/1	0	02				
1813/1	0	08				
Kitta ..	96	33	08			
BAGWAL	806/1	0	07			
	807/1	0	09			
Total Kitta ..	60			41	12	
Grand Total Kitta ..	190			96	11	

By order,
Sd/-

Superintending Engineer,
9th Circle, H.P. P.W.D., (B. & R.) Nurpur.

भाग 3—अधिनियम, विधेयक और विधेयकों पर प्रबंद समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल,

हिमाचल प्रदेश हाई कोर्ट, फाइनैशल कमिशनर तथा कमिशनर आफ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

HIGH COURT OF HIMACHAL PRADESH

NOTIFICATIONS

Shimla-1, the 1st February, 1983

No. HHC Admn. 22(20)/82.—In exercise of the powers conferred by Section 41 of the Special Marriage Act, 1954 (Act No. 43 of 1954) read with section 29 of H. P. Courts Act, 1976 and Article 227 of the Constitution of India, the High Court of Himachal Pradesh hereby makes the following rules to regulate the proceedings under the said Act:—

1. *Short title and commencement.*—(1) These rules may be called the Special Marriage and Divorce (Himachal Pradesh) Rules, 1982.

(2) These rules shall come into force with effect from the date of their publication in the Himachal Pradesh Gazette.

2. *Definitions.*—In these rules,—

- (a) "Act" means the Special Marriage Act, 1954 (Act No. 43 of 1954) as amended from time to time;
- (b) "Code" means the Code of Civil Procedure, 1908 as amended or modified from time to time;
- (c) "Court" means the court mentioned in section 2(e) of the Act;
- (d) "Form" means a form appended to these rules;
- (e) "Section" and "Sub-section" means, respectively, Section and sub-section of the Act; and
- (f) All other terms and expressions used herein, but not defined shall have the meaning respectively assigned to them in the Act.

3. *Form of Proceedings.*—(1) The following proceedings under the Act shall be instituted by petitions. Each petition shall be numbered as Special Marriage Petition No. of 19.....:

- (a) under section 22 for the restitution of conjugal rights;
- (b) under section 23 sub-section (1) for judicial separation;
- (c) under section 23 sub-section (2) for rescinding a decree for judicial separation;
- (d) under section 24 sub-section (1) for declaring a marriage null and void;
- (e) under section 24 sub-section (2) for declaring the registration of a marriage to be of no effect;
- (f) under section 25 for annulment of marriage;
- (g) under section 27 for divorce;
- (h) under section 28 for divorce by mutual consent;
- (i) under section 37 for permanent alimony;
- (j) under section 38 for making, revoking, suspending or varying orders and provisions with respect to the custody, maintenance and education of minor children.

(2) Every other proceeding subsequent to the petition shall be treated as an interlocutory application and shall not be registered separately.

4. *Petition.*—(1) Every petition, application, affidavit, decree or order under the Act shall be headed by a cause title in "Form-I" and shall set forth the provision of the Act and/or the rules under which it is made.

(2) Every petition under the Act shall be accompanied by a certified copy of the "Certificate of Marriage" entered in the "Marriage Certificate Book" about the solemnization of the marriage under the Act, unless the production of certificate, for sufficient cause, is dispensed with by the Court.

(3) Every application, made for dispensing with the production of the certificate under sub-rule 2 above,

shall be supported by an affidavit to the effect that the petitioner was married to the respondent under the provisions of the Act and the grounds on which dispensation is being claimed.

(4) Every petition under the Act shall, so far as practicable, conform to the forms appended to these rules.

5. *Contents of the petition.*—In addition to the particulars required to be given under Order VII rule 1 of the Code and section 32 of the Act, all petitions under chapter V or chapter VI of the Act shall state:—

- (a) the date and place of marriage;
- (b) the status and domicile of the parties before the marriage and at the time of filing the petition;
- (c) the address where the parties resided including the address where they last resided together and the address at the time of filing the petition;
- (d) whether there have been any previous proceeding between the parties with regard to the marriage, if so, the result thereof;
- (e) whether any children were born of the marriage and, if so, the date and place of birth, name and sex of each child separately and whether dead or alive;
- (f) the matrimonial offence charged or other grounds, upon which relief is sought, setting out with sufficient particularity, the time and place of the acts alleged, and other facts relied upon, but not the evidence by which they are to be proved, e.g.:—
 - (i) If the petition is for restitution of conjugal rights, the date on or from which and the circumstances under which respondent withdrew from the society of the petitioner.
 - (ii) If the petition is for judicial separation or divorce by either of the spouse on the ground that the other party has after the solemnization of marriage had sexual intercourse voluntarily with any other person, other than his or her spouse, the petitioner shall state the name, occupation and place of such person or persons, so far as he they can be ascertained, the specific act of sexual intercourse and the occasion when and the place where such acts were committed.
 - (iii) In the case of desertion, the date and circumstances in which it began.
 - (iv) In the case of cruelty, the specific acts of cruelty and the occasion when and the place where such acts were committed and that the petitioner has not in any manner condoned such acts of the respondent.
 - (v) In case of a petition under section 25(ii) of the Act, whether the petitioner was, at the time of marriage, ignorant of the facts alleged and whether marital intercourse with the consent of the petitioner has taken place since the discovery by the petitioner of the existence of the grounds for a decree.
 - (vi) In the case of a petition under section 25(iii) of the Act, the particulars of coercion or fraud and the circumstances in which force caused or fraud had been practised along with the time when the facts relied upon were discovered and whether or not the petitioner has with his or her free consent lived with the respondent as husband and wife after the force had ceased or, as the case may be, the fraud discovered.
 - (vii) In the case of unsoundness of mind or mental disorder, the time when such mental disorder or unsoundness of mind began to manifest itself and the nature and period of curative steps taken.

- (viii) In the case of virulent and incurable form of leprosy or venereal disease in a communicable form, when such ailment began to manifest itself and the nature and period of curative steps taken.
- (ix) In the petition on the ground specified in clause (b) of section 27(1) of the Act, the date and place where the respondent was last seen or heard alive and the steps, if any, taken to ascertain his or her whereabouts.
- (x) In the petition founded on any of the grounds specified in section 27 (1A)(i) of the Act, the occasion, place where and the name and address of the person(s) with whom the acts of rape or sodomy were committed or the particulars of the beast with whom the husband had been guilty of bestiality. In the case of conviction for committing rape or sodomy, the particulars thereof.
- (xi) In a petition for divorce on the ground specified in section 27 (1A)(ii) of the Act, the particulars of the decree under section 18 of the Hindu Adoptions and Maintenance Act, 1956 or of an order under section 125 of the Code of Criminal Procedure, 1973 together with an affidavit that since the passing of such decree or order, there has been no co-habitation between the parties for a period of one year or upwards.
- (xii) In a petition for divorce under clause (c) of section 27 (1) of the Act, the particulars of the offence committed, the court awarding sentence and the period of sentence.
- (xiii) In a petition under section 28 of the Act, the date since when the parties have been living separately and whether or not they have been able to live together and whether the mutual agreement dissolving the marriage is verbal or evidenced by a document in writing.

- (g) Every petition shall state that there is no collusion between the parties.
- (h) The claim for damages, if any, with particulars.
- (i) The relief or reliefs claimed.
- (j) Where the provisions of section 31(2) of the Act are invoked by the wife petitioner, the address at which she has ordinarily resided during the three years immediately preceding the presentation of the petition, and the length of her residence at each address and the place of residence of the husband.

6. *Affidavits.*—(1) Every petition under chapter V or chapter VI of the Act shall be accompanied by an affidavit to the effect that it is not presented in collusion with the respondent.

(2) If the petition is founded on the ground specified in clause (a) of sub-section (1) of section 27 of the Act, it shall also be stated that the petitioner has not in any manner been an accessory to or connived at the act or acts of sexual intercourse complained of, and the petitioner has not condoned such act or acts complained of.

(3) Every petition under section 28 of the Act, the grounds of consent for divorce narrated in the petition shall be supported by separate affidavits of the parties stating that the consent has not been obtained by force, fraud or undue influence.

(4) The petition on the ground of cruelty, shall be accompanied by an affidavit to the effect that the petitioner has not condoned the act or acts complained of or has not in any manner condoned the cruelty.

(5) Every petition under section 27(1)(i) of the Act, shall be accompanied by an affidavit that there has been

no resumption of cohabitation as between the parties to the marriage for a period of one year or upwards after the passing of a decree for judicial separation in a proceeding to which they were parties.

(6) Every petition under section 27(1)(j) of the Act, shall be accompanied by an affidavit to the effect that there has been no restitution of conjugal rights as between the parties to the marriage for a period of one year or upward after the passing of a decree for restitution of conjugal rights in the proceedings to which they were parties.

(7) Every petition under section 27 (1A) (ii) of the Act, shall be accompanied by an affidavit to the effect that the parties are living apart and there has been no resumption of cohabitation for a period of one year or upwards since the passing of a decree under section 18 of the Hindu Adoptions and Maintenance Act, 1956 or order under section 125 of the Code of Criminal Procedure, 1973.

(7) *Necessary parties.*—(1) In every petition for judicial separation or divorce on the ground that the respondent has, after the solemnization of marriage, had voluntary sexual intercourse with any person other than his/her spouse, the petitioner shall make the alleged adulterer or adulteress a co-respondent:

Provided that the joinder of such adulterer or adulteress as a co-respondent may be dispensed with by the court, on the application, duly supported by an affidavit on the following grounds:

- (a) that the name of such person is unknown to the petitioner although due efforts for discovery were made by him/her;
- (b) that such person is dead;
- (c) that the respondent wife is leading a life of a prostitute and the petitioner knows of no person with whom voluntary sexual intercourse has been committed; or
- (d) any other reason that the court considers sufficient.

(2) In every petition under section 24 of the Act on the ground that condition specified in clause (a) of section 4 has not been fulfilled, the other spouse, alleged to be living at the time of marriage, shall be made a co-respondent.

8. *Petitions by or against person suffering from mental disorder.*—A person suffering from mental disorder will be treated in all respect as a person of unsound mind for the purpose of order XXXII of the Code.

9. *Presentation of Petition.*—Every petition or application under the Act shall be presented to the court in person or through Advocate or pleader or a Recognised Agent.

10. *Notice to respondent.*—(1) A notice of every petition or application under the Act shall be issued to the respondent(s) in 'Form II' to appear and answer the claim on a day to be specified therein:

Provided that no such notice would be necessary when the respondent appears, either in person or through counsel, at the time of the presentation of the petition or application.

(2) Every notice issued under sub-rule (1) above shall be accompanied by a copy of the petition or application and the affidavit, if any. The petitioner or applicant shall along with the petition or application, file the required number of copies of the petition or application and the affidavit, if any, together with the process fee prescribed under the law.

11. *Application for leave.*—(1) Every application under section 29 of the Act for leave shall be supported by an affidavit of the applicant stating:—

- (a) The grounds on which the application is made;
- (b) The particulars of the exceptional hardship and/or depravity alleged;

- (c) whether there has been any previous application under the said section, if so, with what result;
- (d) whether there are living children of the marriage, if so, the names and dates of birth or ages of such children sex and where and with whom such children are living;
- (e) whether there has been any attempt at reconciliation;
- (f) the circumstances which may assist the court to determine the question whether there is reasonable probability of a reconciliation between the parties.

(2) Notice of the application shall be given to the respondent who may contest the same by filing counter-affidavit.

(3) Evidence, if any in support of or against the application shall, unless the court otherwise directs be given by affidavits.

(4) The court may, if necessary in exceptional circumstances either of its own motion or on the application of the party order a deponent to be cross examined on his/her affidavit.

(5) Every application under section 29 of the Act, shall be accompanied by the petition intended to be filed.

(6) On the leave having been granted by the court, the petition shall be deemed to have been duly filed on the date of the said order, provided the court fee thereon is paid within the time allowed by the court.

12. *Contents of written statement.*—(1) Every written statement in answer to a petition shall set out the particulars, as far as may be, set out in rule 5 above.

(2) Where a counter-claim is made in terms of section 35 of the Act, it shall comply with the rules applicable to the petition on the like grounds.

13. *Interveners' petitions.*—(1) Unless the court for good cause shown otherwise directs where the written statement of the respondent alleges adultery by the petitioner with a named man or woman, a certified copy of such statement or such material portion thereof containing such allegations shall be served on such man or woman accompanied by a notice that such person is entitled, within the time therein specified, to apply for leave to intervene in the case.

(2) Every application for leave to intervene in the case shall be accompanied by an affidavit of the intervenor.

(3) Notices of the application together with a copy of the application and affidavit shall be served on all parties who shall be at liberty to file counter affidavit.

(4) If, after hearing all the parties, the court grants leave, the intervenor may take part in the trial subject to such terms and conditions as the court may deem fit to impose.

(5) A person to whom leave to intervene has been granted, may file in the court an answer to the petition or written statement containing the charges against him/her.

(6) Thenceforth the intervenor shall be treated as a party to the proceedings and shall be liable or entitled to costs, as the case may be, according to law.

14. *Mode of taking Evidence.*—The witnesses in all proceedings under the act before the court shall be examined orally and any party may offer himself or herself as a witness and shall be examined and may be cross examined and re-examined like any other witness.

15. *Applications for alimony and maintenance.*—Every application for maintenance pendente lite, permanent

alimony and maintenance or for custody, maintenance and education expenses of minor children shall be supported by an affidavit and shall state:—

- (a) the average monthly income of the petitioner and respondent;
- (b) the sources of their income;
- (c) the particulars of other movable and/or immovable property owned by them jointly or severally;
- (d) the details of liabilities if any along with the number of their dependents, if any, and the names and ages of such dependents.

16. *Custody of children.*—The petitioner or respondent spouse or the guardian of any child of marriage may, at any time, either before or after the decree, apply to the court for the custody or education of the children of the marriage and the court may pass such orders as may be deemed fit subject to the provisions of section 38 of the Act.

17. *Damages and costs against co-respondents.*—(1) Whenever in any petition presented by a husband, the person alleged to have committed adultery has been made a co-respondent and the charge of adultery has been established, the court may order the co-respondent to pay the whole or any part of the cost of the proceedings:

Provided that the court shall not order the co-respondent to pay the costs:—

- (a) if the co-respondent had at the time of commission of such acts, no reasons to believe the respondent to be a married woman; or
- (b) if the respondent wife, at the time of voluntary intercourse was living apart from her husband and was leading the life of a prostitute.

(2) Where damages are claimed, the court shall assess the same and direct in what manner the damages, if any, awarded shall be paid or applied.

(3) The court may assess damages and make an order for payment thereof notwithstanding that the respondent or co-respondent or both of them have remained *ex parte*.

18. *Plaider's fee.*—Plaider's fee may be fixed by the court as it may consider appropriate taking into consideration the nature of the proceedings and the status of parties.

19. *Taxation of costs.*—Unless otherwise directed by the court, the costs of the petition under this Act shall be costs as taxed in Civil Suit.

20. *Register to be maintained.*—Every court shall maintain a register in which the details regarding petitions shall be entered and shall conform to Civil Register No. III maintained for Divorce and Matrimonial cases.

21. *Supply of certified copies.*—(1) In every case where marriage is dissolved by a decree of divorce, the court passing the decree of divorce, the court passing the decree shall give a copy thereof free of cost to each of the parties. The copy so supplied shall be authenticated as "true copy" by the Reader of the Court passing the decree.

(2) The court shall maintain a register where the particulars of the decree shall be incorporated and signatures of the parties or their Advocates or agents shall be obtained in token of their having received copy of the decree.

(3) The court shall send a certified copy of every decree for divorce or nullity of marriage or dissolution of marriage, to the Marriage Officer, before whom the marriage between the parties was solemnised under the Act.

22. *Forms.*—The forms given in the Appendix to these rules shall, with such modifications and variations as the circumstances of each case may require, be used in the proceedings under this Act.

23. *Trial.*—The trial of a petition under the Act, so far as is practicable, be continued from day to day until its conclusion.

24. *Appeal.*—Appeals to the High Court from the decrees and orders of the Court shall be governed by the Appellate Side Rules of the High Court as far as may be applicable.

By order of the court

R. L. KHURANA,
Registrar.

FORM NO. 1

In the Court of at
S.M. Petition No. of 19.....

In the matter of Special Marriage Act, 1954

A.B. Petitioner.
Versus
C.D. Respondent.
..... Co-respondent.

Petition under section of the Special Marriage Act, 1954 and Rule of the Rules under the Special Marriage Act.

FORM NO. 2

In the Court of at
S.M. Petition No. of 19.....

In the matter of Special Marriage Act, 1954.

Versus Petitioner.
..... Respondent(s).

To

.....
.....
.....

Take notice that the petitioner above named, has presented a petition/application against you for under Section of the Special Marriage Act, 1954 (Act No. 43 of 1954), copy of the said petition/application is sent herewith.

You are hereby directed to appear in this Court on day of 19 at 10.00 A.M. to answer the said petition/application, either in person or by a recognised agent or an advocate duly instructed and able to answer all material questions relating to the case and you are further directed to produce on that day all the documents upon which you intend to rely in support of your defence. Written statement/reply, if any, be filed on the said date.

You are further informed that in default of your appearance on the day and in the manner above mentioned, the petition/application shall be heard and determined *ex parte*.

Given under my hand and seal of the Court this day of 19

Judge.
at

(Seal).

FORM NO. 3

In the Court of at
S. M. Petition No. 19.....

In the matter of Special Marriage Act.

..... Petitioner.
Versus Respondent(s)

Petition for restitution of conjugal rights under section 22 of the Special Marriage Act, 1954.

The petitioner prays as follows:

1. A marriage between the parties was solemnised under Chapter II/registered Chapter III of the Act by the Marriage Officer of at on A certified copy of the certificate of marriage is filed herewith.

2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:—

	Husband		Wife	
	Status	Place of residence	Status	Place of residence
(i) Before marriage
(ii) At the time of filing the petition

(Whether a party was a bachelor/spinster, widow(er) or divorcee at the time of marriage is a part of his/her Status).

3. (In this paragraph particulars and place(s) of cohabitation as husband and wife and the children from the marriage, if any, may be given. The dates and place of birth and name and sex of each child and the fact whether alive or dead should also be stated).

4. The respondent has, without reasonable excuse, withdrawn from the society of the petitioner with effect from [cause(s) of estrangement, as known to the petitioner may be stated].

5. The petition has not been presented in collusion with the respondent.

6. There has not been any unnecessary or improper delay in filing the petition.

7. There has not been any previous proceeding with regard to the marriage by or on behalf of any party.

OR
There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:—

S. No.	Name of parties	Nature of proceedings with Section of the Act	Number and date of the case	Name and location of the Court	Result
1.					
2.					
3.					
4.					
5.					

8. There is no other legal ground why the relief should not be granted.

9. The marriage was solemnised at the parties last resided together at The parties are now residing at within the local limits of the ordinary original jurisdiction of this Court.

10. The petitioner, therefore, prays for a decree for restitution of conjugal rights against the respondent.

.....
(Petitioner)

Verification

The above named petitioner states on solemn affirmation that paras 1 to of the petitions are true to the best of the petitioner's information and belief.

Verified at (Place)
Dated

.....
(Petitioner)

FORM No. 4

In the Court of at
S.M. Petition No. 19

In the matter of Special Marriage Act,
..... Petitioner.
Versus Respondent(s).

Petition for judicial separation under section 23 of the Special Marriage Act, 1954.

The petitioner prays as follows:—

1. A marriage between the parties was solemnised under Chapter-II/registered under Chapter-III of the Act by the Marriage Officer of at on A certified copy of the certificate of marriage is filed herewith.

2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:—

	Husband		Wife	 (Petitioner)
	Status	Place of residence	Status	Place of residence	
(i) Before marriage					
(ii) At the time of filing the petition					

(Whether a party was a bachelor/spinster, widow(er) or divorcee at the time of marriage is a part of his/her status).

3. [In this paragraph particulars and place(s) of cohabitation as husband and wife and the children from the marriage, if any may be given. The dates and place of birth and name and sex of each child and the fact whether alive or dead should also be stated].

4. The respondent has (any one or more of the grounds specified in section 23 may be pleaded here). The matrimonial offence charged should be set in separate paragraphs, with times and places of their alleged commission. The facts on which the claim to relief is founded should be stated as distinctly as the nature of the case permits. If adultery is pleaded, the petitioner should give particulars, as nearly as he can of the acts of adultery alleged to have been committed.

5. [Where the ground of petition is adultery, the petitioner should state that he has not in any manner been an accessory to or connived at as condoned the act(s) complained of]

6. (Where the ground of petition is cruelty, the petitioner should state that he has not in any manner condoned cruelty).

7. The petition has not been presented in collusion with the respondent.

8. There has not been any unnecessary or improper delay in filing the petition.

9. There has not been any previous proceeding with regard to the marriage by or on behalf of any party

OR

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:—

Sl. No.	Name of parties	Nature of proceedings with section of the Act	Number and date and year of the case	Name and location of the Court	Result
1.					
2.					
3.					
4.					
5.					

10. There is no other legal ground why the relief should not be granted.

11. The marriage was solemnised at The parties last resided together at The parties are now residing at within the local limits of the ordinary original jurisdiction of this Court.

12. The petitioner, therefore, prays that a decree for judicial separation be passed in his/her favour and against the respondent.

.....
(Petitioner)

Verification—

The above named petitioner states on solemn affirmation that paras 1 to of the petition are true to the best of the petitioner's information and belief.

Verified at (Place).

Dated

.....
(Petitioner)

FORM No. 5

In the Court of at
S.M. Petition No. 19

In the matter of Special Marriage Act.

..... Petitioner.
Versus Respondent(s).

Petition for a decree of nullity of marriage under Section 24 (1) of the Special Marriage Act, 1954.

The petitioner prays as follows:—

1. A marriage between the parties was solemnised under Chapter II/registered under Chapter III of the Act by the Marriage Officer of at on A certified copy of the certificate of marriage is filed herewith.

2. The status and place of residence of the parties to

the marriage before the marriage and at the time of filing the petition were as follows:—

	Husband		Wife	
	Status	Place of residence	Status	Place of residence
(i) Before marriage				
(ii) At the time of filing the petition				

(Whether a party was a bachelor/spinster, widow(er) or divorcee at the time of marriage is part of his/her status).

3. [In this paragraph particulars and place(s) of cohabitation as husband and wife and the children from the marriage, if any, may be given. The dates and place of birth and name and sex of each child and the fact whether alive or dead should also be stated.]

4. State here the ground(s) on which a decree of nullity is sought. The facts on which the claim to relief is founded should be stated as distinctly as the nature of the case permits.

5. The petition has not been presented in collusion with the respondent.

6. There has not been any unnecessary or improper delay in filing the petition.

7. There has not been any previous proceeding with regard to the marriage by or on behalf of any party.

OR

8. There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:—

Sl. No.	Name of parties	Nature of proceedings with section of the Act	Number and date and year of the case	Name and location of the Court	Result

8. There is no other legal ground why the relief should not be granted.

9. The marriage was solemnised at..... the parties last resided together at..... The parties are now residing at....., within the local limits of the ordinary original jurisdiction of this Court.

10. The petitioner, therefore, prays that the marriage between the parties under the Act being null and void may be so declared by the Court by a decree of nullity.

.....
(Petitioner)

Verification—

The above named petitioner states on solemn affirmation that paras 1 to..... of the petition are true to the best of the petitioner's information and belief.

.....
(Petitioner)

Verified at..... (Place).

Dated.....

FORM NO. 6

In the Court of..... at.....
S.M. Petition No..... 19.....

In the matter of Special Marriage Act.

.....Petitioner.

Versus

.....Respondent(s)

Petition under section 24 (2) of the Special Marriage Act, 1954 for having the registration of a marriage under Chapter III of the Act declared to be of no effect.

The Petitioner prays as follows:—

The marriage between the parties was registered under the provision of Chapter III of the Act by the Marriage Officer of..... at..... on..... A certified copy of the certificate of marriage is filed herewith.

2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:—

Husband		Wife	
Status	Place of residence	Status	Place of residence

[Whether a party was a bachelor/spinster, widow(er) or divorcee at the time of marriage is a part of his/her status).

3. (In this paragraph particulars and place(s) of cohabitation as husband and wife and the children from the marriage, if any, may be given. The dates and place of birth and name and sex of each child and the fact whether alive or dead should also be stated):

4. (In this para the statutory grounds(s) on which the relief is sought is to be stated. The facts on which the claim to relief is based should be distinctly stated as the nature of the case permits).

5. The petition has not been presented in collusion with the respondent.

6. There has not been any unnecessary or improper delay in filing the petition.

7. There has not been any previous proceeding with regard to the marriage by or on behalf of any party.

OR

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:—

Sl. No.	Name of parties	Nature of proceedings with section of the Act	Number and date and year of the case	Name and location of the Court	Result

1.

2.

3.

4.

5.

8. There is no other legal ground why the relief should not be granted.

9. The marriage was solemnised at..... The parties last resided together at..... The parties are now residing at....., within the

local limits of the ordinary original jurisdiction of this Court.

10. It is, therefore, prayed that the registration of the marriage between the parties under Chapter III of the Act may kindly be declared by the Court to be of no effect.

.....
(Petitioner)

Verification—

The above named petitioner states on solemn affirmation that paras 1 to..... of the petition are true to the best of the petitioner's information and belief.

Verified at..... (Place).

Dated.....

.....
(Petitioner)

FORM NO. 7

In the Court of..... at.....
S.M. Petition No..... 19

In the matter of Special Marriage Act.

Petitioner.
Versus

Respondent(s).

Petition for the annulment of a marriage under Section 25 of the Special Marriage Act, 1954.

The petitioner prays as follows:—

1. A marriage between the parties was solemnised under Chapter II/registered under Chapter III of the Act by the Marriage officer of..... at..... on..... A certified copy of the Certificate of marriage is filed herewith.

2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:—

Husband		Wife	
Status	Place of residence	Status	Place of residence
(i) Before marriage			
(ii) At the time of filing the petition.			

[Whether a party was a bachelor/spinster, widow(er) or divorcee at the time of marriage is a part of his/her status.]

3. In this paragraph particulars and place(s) of cohabitation as husband and wife and the children from the marriage, if any, may be given. The dates and place of birth and name and sex of each of child and the fact whether alive or dead should also be stated.

4. [In this para the statutory ground(s) on which the relief is sought is to be stated. The facts on which the claim to relief is based should be distinctly stated as the nature of the case permits].

5. The petition has not been presented in collusion with the respondent.

6. There has not been any unnecessary or improper delay in filing the petition.

7. There has not been any previous proceeding with regard to the marriage by or on behalf of any party.

OR

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:—

S. No.	Name of Parties	Nature of proceedings with section of the Act	Number and date and year of the case	Name and location of the Court	Result
1.					
2.					
3.					
4.					
5.					

8. There is no other legal ground why the relief should not be granted.

9. The marriage was solemnised at..... The parties last resided together at..... The parties are now residing at....., within the local limits of the ordinary original jurisdiction of this Court.

OR

(Where the petitioner is wife domiciled in the territories of India except the State of Jammu & Kashmir). The petitioner is a resident within the territories of India and has been ordinarily resident therein for a period of three years immediately preceding the presentation of the petition and the respondent is not resident in the said territories.

10. It is, therefore, prayed that the marriage between the parties, being voidable, may be annulled by the court by a decree of nullity.

.....
(Petitioner)

Verification—

The above named petitioner states on solemn affirmation that paras 1 to..... of the petition are true to the best of the petitioner's information and belief.

Verified at..... (Place)
Dated.....
(Petitioner)

FORM NO. 8

In the Court of..... at.....
S. M. Petition No..... 19

In the matter of Special Marriage Act

.. Petitioner.

Versus

Respondent(s).

Petition for dissolution of marriage by a decree of Divorce under Section 27 of the Special Marriage Act, 1954).

The petitioner prays as follows:—

1. A marriage between the parties was solemnised under Chapter II/registered under Chapter III of the

Act by the Marriage Officer of at on A certified copy of the certificate of marriage is filed herewith.

2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:—

	Husband		Wife	
	Status	Place of residence	Status	Place of residence
(i) Before marriage				
(ii) At the time of filing the petition				

(Whether a party was a bachelor/spinster, widow(er) or divorcee at the time of marriage is a part of his/her status).

3. In this paragraph particulars and place(s) of cohabitation as husband and wife and the children from the marriage, if any, may be given. The dates and place of birth and name and sex of each child and the fact whether alive or dead should also be stated.

4. The Respondent Nos. (One or more of the grounds specified in Section 27 of the Act may be pleaded here. The facts on which the claim to relief is based should be stated distinctly as the nature of the case permits).

5. (Where the ground of petition is adultery, the petitioner should state that he has not in any manner been an accessory to or connived at as condoned the act(s) complained of).

6. (Where the ground of petition is cruelty, the petitioner should state that he has not in any manner condoned cruelty).

7. The petition has not been presented in collusion with the respondent.

8. There has not been any unnecessary or improper delay in filing the petition.

9. There has not been previous proceeding with regard to the marriage by or on behalf of any party.

OR

There has been the following previous proceedings with regard to the marriage by or on behalf of the parties:—

Sl. No.	Name of parties	Nature of proceedings with section of the Act	Number and date of the case	name and location of the Court	Result
1.					
2.					
3.					
4.					
5.					

10. There is no other legal ground why the relief should not be granted.

11. (In a petition by a husband for divorce on the ground of adultery where damages are claimed against co-respondent, grounds on which the claim to damages is founded should be fully and clearly stated. The amount

claimed and the mode of the assessment of damages should also be specified).

12. The marriage was solemnised at The parties last resided together at The parties are now residing at with in the local limits of the ordinary original jurisdiction of this Court.

OR

(Where the petitioner is wife domiciled in the territories of India except the State of Jammu and Kashmir). The petitioner is a resident within the territories of India and has been ordinarily resident therein for a period of three years immediately preceding the presentation of the petition and the respondent is not resident in the said territories.

13. It is, therefore, prayed that a decree for divorce be granted against the respondent. It is further prayed that a decree for Rs. as damages against the co-respondent be also granted. The second prayer be deleted where damages not claimed.

.....
Petitioner.

Verification.—

The above named petitioner states on solemn affirmation that paras 1 to of the petition are true to the best of the petitioner's information and belief.

.....
(Petitioner)

Verified at (Place)
Dated

FORM No. 9

In the Court of at
S.M. Petition No. 19

In the matter of Special Marriage Act.

... Petitioner.

Versus

... Respondent(s).

Petition for divorce by mutual consent under Section 28 of the Special Marriage Act, 1954.

The petitioner and respondent party as follows:—

1. A marriage between the parties was solemnised under Chapter II/registered under Chapter III of the Act by the Marriage Officer of at on A certified copy of the certificate of marriage is filed herewith.

2. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:—

	Husband		Wife	
	Status	Place of residence	Status	Place of residence
(i) Before marriage.				
(ii) At the time of filing of the petition.				

(Whether a party was a bachelor/spinster, widow(er) or divorcee at the time of marriage is a part of his/her Status).

3. [In this paragraph particulars and place(s) of cohabitation as husband and wife and the children from the marriage, if any, may be given. The dates and place of birth and name and sex of each child and the fact whether alive or dead should also be stated].

4. That the parties have been living separately since and have not been able to live together since then.

5. That the parties to the marriage have mutually agreed that their marriage should be dissolved.

6. That the consent has not been obtained by force, fraud, or undue influence.

7. That there have not been an unnecessary or improper delay in the institution of the proceedings.

8. That there is no other legal ground why the relief prayed for should not be granted.

9. That there has not been any previous proceedings between the parties with regard to the marriage.

OR

That there has been the following previous proceedings between the parties with regard to marriage:—

S. No.	Name of parties	Nature of proceeding with section of the Act	Number and year of the case	Name of the Court	Result with date of decision
—	—	—	—	—	—

10. That the marriage was solemnised at The parties last resided together at The parties are now residing at within the local limits of ordinary jurisdiction of this Court. The court has jurisdiction to entertain this petition.

11. The parties, therefore, pray that the marriage between them may be dissolved by a decree of divorce.

..... Petitioner.

..... Respondent.

Verification—

The above named parties state on solemn affirmation that paras 1 to of the petition are true to their knowledge and paras to are true to their information received and believed by them to be true.

Verified at (Place) Petitioner.

Date Respondent.

FORM NO. 10

In the Court of at
S.M. Petition No. 19

In the matter of Special Marriage Act

..... Petitioner.
Versus
..... Respondent(s).

Application under Section 29 of the Special Marriage Act, 1954 praying that a petition of divorce may be allowed to be presented before one year has elapsed since the date of entering the certificate of marriage in the Marriage Certificate Book.

The petitioner prays as follows:—

1. A marriage between the parties was solemnised under Chapter II registered under Chapter III of the

Act by the Marriage Officer of at on A certified copy of the certificate of marriage is filed herewith.

2. The certificate of marriage was entered in the Marriage Certificate Book on

3. The status and place of residence of the parties to the marriage before the marriage and at the time of filing the petition were as follows:—

	Husband		Wife	
	Status	Place of residence	Status	Place of residence
(i) Before marriage
(ii) At the time of filing the petition

[Whether a party was a bachelor/spinster, widow(er) or divorcee at the time of marriage is a part of his/her status].

4. [In this paragraph particulars and place(s) of cohabitation as husband and wife and the children from the marriage, if any, may be given. The dates and place of birth and name and sex of each child and the fact whether alive or dead should also be stated].

5. In this paragraph state distinctly as the nature of the case permits the particulars about the exceptional hardship or depravity, as the case may be.

6. There has not been any previous proceeding with regard to the marriage by or on behalf of any party.

OR

There have been the following previous proceedings with regard to the marriage by or on behalf of the parties:—

Sl. No.	Name of parties	Nature of proceedings with section of the Act	Number and date of the case	Name and location of the court	Result
1.	—	—	—	—	—
2.	—	—	—	—	—
3.	—	—	—	—	—
4.	—	—	—	—	—
5.	—	—	—	—	—

7. The marriage was solemnised at The parties last resided together at The parties are now residing at within the local limits of the ordinary original jurisdiction of this Court.

8. The applicant, therefore, prays that he/she may be allowed to present a petition for divorce before one year has elapsed since the date of entering the certificate of marriage in the Marriage Certificate Register.

..... Applicant.

Verification—

The above named applicant states on solemn affirmation that paras 1 to of the petition are true to the best of the petitioner's information and belief.

..... Applicant.

Verified at (Place)

Dated

FORM NO. 11

In the Court of..... at.....
S.M. Petition No..... 19.....

In the matter of Special Marriage Act,

Versus ..Petitioner.
Versus ..Respondent(s).

Application for maintenance *pendente-lit* and for expenses of proceedings under section 36 of the Special Marriage Act, 1954

The applicant prays as follows:—

1. A proceeding for..... under Section..... of the Special Marriage Act, 1954, is pending between the parties in this Court. The particulars are as follows:—

No. and year of the case	Name of parties	Next date of hearing	Remarks, if any
--------------------------	-----------------	----------------------	-----------------

2. The applicant owns other movable or immovable property and has no other source of income except..... (give particulars of petitioner's property and income).

3. The applicant has no independent income sufficient for his/her support and the necessary expenses of the proceedings. No provision has been made by respondent for the maintenance of the petitioner.

4. The respondent has source of income and owns the properties mentioned below:—

(Give full particulars about respondent's income and property).

5. The only person dependent upon the respondent is the petitioner himself/herself or the petitioners and.... (give the details of the liabilities, if any, of the parties along with the details of dependents, if any, with the names, sex and ages of such dependents).

6. The applicant prays that the respondent should be ordered to pay a sum of Rs..... as the petitioner's expenses of the proceedings and a sum of Rs..... monthly for petitioner's maintenance during the proceedings.

.....
(Petitioner)

Verification—

The above named petitioner states on solemn affirmation that paras 1 to..... of the petition are true to the best of the petitioner's information and belief.

.....
(Petitioner)

Verified at..... (Place)
Dated.....

FORM NO. 12

In the Court of..... at.....
S.M. Petition No..... 19.....

..Petitioner.

Versus

.. Respondent(s).

Application for permanent alimony and maintenance under section 37 of the Special Marriage Act, 1954

The Applicant prays as under:—

1. A proceeding between the parties for..... under section..... of the Special Marriage Act, 1954 is pending in/was decided by this Court. The particulars are as follows:—

Name and year of the case	Name of parties	Date of decision or next date of hearing	Remarks, if any
---------------------------	-----------------	--	-----------------

2. The applicant owns other movable or immovable property and has no other source of income except..... (give particulars of petitioner's property and income).

3. The applicant has no independent income sufficient for his/her support and the necessary expenses of the proceedings. No provision has been made by respondent for the maintenance of the petitioner.

4. The applicant has not remarried and has not been guilty of any conduct which would disentitle him/her to receive maintenance from the respondent.

5. The petitioner prays that the respondent should be ordered to pay a sum of Rs..... as the petitioner's expenses of the proceedings and a sum of..... monthly for petitioner's maintenance during the proceedings.

6. The applicant prays that having regard to the income of the parties and their conduct, and other circumstances of the case, respondent may be ordered to pay to the petitioner for his/her maintenance and support until death or remarriage a gross/monthly/periodical sum of Rs..... and (score out if not necessary) such payment may be secured by a charge on the immovable property of the respondent.

.....
Applicant.

Verification—

The above named petitioner states on solemn affirmation that paras 1 to..... of the petition are true to the best of the petitioner's information and belief.

.....
(Petitioner)

Verified at..... (Place).
Dated.....

FORM NO. 13

In the Court of..... at.....
S.M. Petition No..... of 19.....

In the matter of Special Marriage Act, 1954

..Petitioner.

Versus

.. Respondent(s).

This petition coming on for final hearing before this Court in the presence of Shri..... Advocate, for the petitioners and Shri..... Advocate, for the respondent. The court being satisfied that (here

set out all or any of the grounds, as the particular case may require which the court considers exist for granting relief, it is ordered and decreed that (here give the description of the order).

Given under my hand and the seal of the Court this.... day of 19.....

District Judge.

at.....

(Seal).

Shimla-1, the 11th March, 1983

No. HtC/Admin. 22(9)/78-2811.—In exercise of the powers conferred by Article 225 of the Constitution of India and all other powers enabling it in this behalf, the High Court of Himachal Pradesh, with the prior approval of the State Government of Himachal Pradesh, makes the following rules in so far as they relate to the providing of legal aid to the accused at State expense, in the proceedings before the High Court, namely:—

PART I

1. *Short title and commencement.*—These rules may be called "The High Court of Himachal Pradesh (Legal Aid to Accused) Rules, 1981".

2. They shall come into force on the date of their publication in the Himachal Rajpatra.

3. *Definitions.*—Unless the context otherwise requires, in these rules:—

- (a) 'High Court' means the High Court of Himachal Pradesh.
- (b) 'Chief Justice' means the Chief Justice of the High Court of Himachal Pradesh.
- (c) 'Code' means the Code of Criminal Procedure, 1973 as amended from time to time.
- (d) 'Advocate' means a persons enrolled under the Advocates' Act, 1961, and entitled as of right to practise in the High Court.
- (e) 'List' means the list of Advocates prepared and maintained by the High Court under these rules, after selection by the Chief Justice himself or any other Judge(s) to be nominated by him in this behalf, of competent and willing Advocates of the High Court.
- (f) 'Registrar' means the Registrar of the High Court and includes the Deputy Registrar (Judicial).

PART II

4. *Providing legal Aid to undefended Accused.*—In any of the following cases:—

- (i) when a sentence of death is referred by a Sessions Judge to the High Court for confirmation under the provisions of section 306 of the Code; or
- (ii) when an accused person has been called upon by the High Court to show cause why a lesser sentence should not be enhanced to a sentence of death or imprisonment for life; or
- (iii) when the case of an accused charged with the commission of an offence punishable with death or imprisonment for life, as the case may be, is withdrawn by the High Court for trial before itself from any Court subordinate to it under section 407 of the Code; or
- (iv) when an appeal against the acquittal from a charge of an offence punishable with death or

imprisonment for life is admitted by the High Court; or

- (v) when an appeal is filed under Section 383 of the Code against an order of conviction for an offence punishable with death or life imprisonment and the accused is unrepresented by any Advocate;

the High Court, if it is satisfied, whether on the record/report of the trial court or otherwise, that the accused has no sufficient means to engage a counsel, shall assign an Advocate to defend the accused at Government expenses in the manner hereinafter provided in these rules.

5. Notwithstanding anything contained in the foregoing rules, the High Court may, if it considers necessary so to do, make arrangements to employ a counsel at Government expenses in any criminal case if the accused/appellant/petitioner/respondent is unable to engage a counsel.

PART III

6. *Preparation of the list.*—(1) The High Court shall for the above purpose, maintain a list of competent and willing Advocates having preferably not less than seven years practice at the Bar:

Provided that the Chief Justice may, for any special reasons to be recorded, relax the condition of seven years practice with respect to any Advocate.

(2) The list shall contain the names of 6 to 15 Advocates, which shall be renewed every year in the month of April.

(3) The copy of the list so prepared shall be sent to the Readers and/or Private Secretaries of all the Courts.

7. (1) When an Advocate is required, the Judge before whom the case is pending, shall assign from the list an Advocate for the Defence of the accused.

(2) When an Advocate is so assigned, the Reader of the Court shall immediately send a copy of the order to the Registrar, who shall then arrange to furnish the Advocate the paper book, if any, free of cost.

(3) The Advocate so nominated under sub-rule (1) above, shall be entitled to inspect the record of the case free of cost.

PART IV

8. *Scale of fees.*—(1) The ordinary fee payable to an Advocate engaged for the defence of any accused in the High Court under these rules, shall be Rs. 150/- per day subject to the maximum of Rs. 1000/-.

(2) No fee shall be payable when a case is adjourned without any proceedings being taken by the Court, except at the first hearing of the case:

Provided that if an Advocate has already been assigned for the defence of an accused and he is required to retire before the commencement of the hearing owing to the engagement of an Advocate by the accused himself, he will be entitled to get one day's fee.

9. *Payment of fees.*—The Legal Rememberer of the State of Himachal Pradesh shall be the Controlling Officer for the payment and audit of all fees due to the Advocate engaged under these rules for the defence of accused in the proceedings before the High Court.

10. (1) The Advocates so engaged shall submit their bills within two months of the final disposal of the case or within such further time as the Registrar, High Court, may allow, to the Legal Remembrancer of the State of Himachal Pradesh, along with a certificate signed by the Registrar of the High Court in the form as per Schedule 'A'.

(2) The Advocates submitting the bill under sub-rule (1) above shall also certify that no amount of fee has been received by him from the accused for whose defence he has been nominated by the High Court. Such a certificate shall be in the form as per Schedule 'B'.

11. *Repeal.*—The High Court of Himachal Pradesh "Legal Aid to Accused Rules, 1978" and the "High Court of Himachal Pradesh Legal Aid to Accused (First Amendment) Rules, 1978" are hereby repealed.

By order of the Hon'ble Chief Justice and Judges.

R. L. KHURANA,
Registrar.

SCHEDULE 'A'

[See Rule 10(1)]

HIGH COURT OF HIMACHAL PRADESH, SHIMLA

Case No.

....., appellant/petitioner.

Versus

....., accused/respondent.

Certified that Shri....., Advocate, was nominated by the High Court under Rule 7(1) of the High Court of Himachal Pradesh (Legal Aid to Accused) Rules, 1981, to defend the above named....., accused/appellant/petitioner/respondent in the proceedings before the High Court.

It is further certified that the hearing in the case lasted..... days and the Advocate has been allowed the total fee of Rs..... in the case.

Registrar.

Dated _____
High Court of Himachal Pradesh,
Shimla.

SCHEDULE 'B'

[See Rule 10(2)]

OFFICE OF SHRI..... ADVOCATE, SHIMLA

To

The Legal Remembrancer,
State of Himachal Pradesh,
Shimla.

Subject:

Certificate under Rule 10(2) of the High Court of Himachal Pradesh (Legal Aid to Accused) Rules, 1981.

I,....., Advocate, was nominated by the High Court of Himachal Pradesh for the defence of Shri.....accused/appellant/petitioner/respondent in case No..... titled..... Versus..... under rule 7(1) of the above rules. I certify that I have charged no fee in the said case for the defence of the accused either from the accused or from any of his representatives on his behalf and that no amount as fee was received by me in the case from Shri.....accused or any of his representative for whose defence I was nominated by the High Court.

(Signature)

Dated :

(Name and address of the Advocate).

PRISON DEPARTMENT

NOTIFICATIONS

Shimla-2, the 1st February, 1983

No. PR. B (2)-2/80-II.—In exercise of the powers conferred on him by the proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to amend the Himachal Pradesh Jails Department (Class III executive) Subordinate (Non-Gazetted) Service (Recruitment, Promotion and Certain Conditions of Service) Rules, 1968 notified *vide* notification No. H (J) 14-929/58-II, dated the 6th January, 1969 as amended *vide* notification of even number, dated the 30th December, 1971.

1. *Short title and commencement.*—These Rules may be called the Himachal Pradesh Jails Department (Class III executive) Subordinate (Non-Gazetted) Service (Recruitment, Promotion and Certain Conditions of Service) Rules, 1968 (2nd amendment Rules, 1982).

These shall come into force with effect from 1-1-1978.

2. *Amendments to Appendix (A).*—In the Appendix A to the aforesaid Rules for the existing entries under Col. 4 the following shall be substituted—

Sr. No.	Col. 4.
1. Welfare Officer (Non-Gazetted) Class-III.	Rs. 570—1000
2. Assistant Superintendents	Rs. 620—1200
3. Sub-Assistant Superintendents	No post.
4. Head Warders	Rs. 450—700
5. Warders.	Rs. 400—660 (To start from 420).

Shimla-2, the 1st February, 1983

No. PR. B (2)-2/80-II.—In exercise of the powers conferred on him by the proviso to Article 309 of the

constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to amend the Himachal Pradesh Jails Department

Class III Subordinate (Non-Gazetted) Service (Recruitment, Promotion and Certain Conditions of Service) Rules, 1967 notified *vide* notification No. H (J) 14-929/58-II, dated the 27th November, 1967 as amended *vide* notification of even number, dated the 20th March, 1969 and 30th December, 1971 and *vide* notification No. WLF (PR) A (3)-36/75, dated the 18th July, 1978.

1. *Short title and commencement.*—These Rules may be called the Himachal Pradesh Jails Department Class-III Subordinate (Non-Gazetted) Service (Recruitment, Promotion and Certain Conditions of Service) Rules, 1967 (4th amendment Rules, 1982).

These shall come into force with effect from 1-1-1978.

2. *Amendments to Appendix (A).*—In the Appendix A to the aforesaid Rules for the existing entries under Col.

4 the following shall be substituted:—

Sr. No.	Col. 4
1. Assistant	Rs. 570—1080
2. Accountants	Rs. 570—1080
3. Clerks	Rs. 400—600/510—800 in the ratio of 50%.

SECTION II

4. Weaving Master	Rs. 400—660
5. Weaving Instructors	Rs. 400—660
6. Carpenter	Rs. 400—660
7. Tailor	Rs. 400—660
8. Driver	Rs. 400—660 (Time scale Rs. 510—800) (Selection grade at the rate of 20%).
9. Dispensers	Rs. 510—940/Rs. 640—1120 (Selection grade 20%).

A. N. VIDYARTHI,
Secretary.

भाग 4—स्थानीय स्वायत शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायती राज विभाग

शून्य

Q.T.

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

In the Court of Shri S. S. Ahuja, District Judge, Kangra at Dharamsala

CIVIL APPEAL No. 239/82

Smt. Punni *Versus* Bhagwati Parshad Pant etc.

Versus

Shri Gian Chand s/o Shri Shankar, r/o village Koot, Paragna Hubar, Tehsil Bhattiyan, District Chamba.

Whereas in the above noted Civil appeal it has been proved to the satisfaction of this Court that the above named respondent is evading service. Hence this proclamation is hereby issued against him that he should attend this court on or before 21-5-83 at 10. A.M. Camp at Chamba, failing which the case will be heard and disposed off *ex parte* against him.

Given under my hand and the seal of the court on 18-4-83.

Seal.

S. S. AHUJA,
District Judge Kangra at Dharamsala.

IN THE COURT OF SHRI R. K. MAHAJAN, DISTRICT JUDGE CAMP AT HAMIRPUR

Gaurdian Application No. 3 of 1983
Date of Institution: 23-3-83

Lashkari Ram s/o Nauratu Ram r/o tika Sambi, tappa Bamsan, Tehsil & Distt. Hamirpur, Himachal Pradesh
Petitioner.

Versus

General Public .. Respondent.

Permission to sell the land *i.e.* 1/22 share area. 0.4 mls. of khata No. 41 min, khatauni No. 63 min, kharsa

No. 59 total area 4 kanal 15 marlas as per jamabandi for the year 1976-77 situated in tika Sambi, Tappa Bamsan belonging to Kamaljit Singh and Hans Raj minor sons of Lashkari.

To

The General Public.

Whereas in the above noted case, the petitioner has moved an application under section 8 of Hindu Minority & Guardianship Act, 1956 in this Court for permission to sell the share/land as noted above.

Notice is hereby given to the General Public and kith and kins of the petitioner(s)/minors to appear before this court on 23-5-83 at 10. A. M. and file their objections against the grant of permission to sell the landed property of the minor, if any, either personally or through their authorised agents and Advocates, failing which the petition will be decided *ex parte*.

Given under my hand the seal of the Court this 26th day of March, 1983.

Seal.

R. K. MAHAJAN,
District Judge, Camp at Hamirpur.

PROCLAMATION UNDER ORDER 5, RULE 20, C. P. C.

In the Court of the Rent Controller, Shimla Distt Shimla H.P.

In case No. 115/2 of 1982

Shri Sukh Ram Verma s/o Dhani Ram Verma, r/o Errin Villa, Near Snow View, Upper Kaitu, Shimla
Petitioner.

.. Petitioner.

Versus

Shri Jaishi Ram Mehta, r/o Q. 27/6 Errin Villa
Annexe Near Snow View, Upper Kaithu, Shimla-3.

EVICTION PETITION .. *Respondent.*

To

Shri Jaishi Ram Mehta, r/o Q. 27/6 Errin Villa
Annexe, Near Snow View, Upper Kaithu, Shimla-3.

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted defendant cannot be served through ordinary course of process of summons/notice issued to him received back as unserved. Hence proclamation under Order 5, Rule 20, C. P. C. is hereby issued against him to appear before this court on 19-5-1983 at 10 A. M. personally or through his Agent to defend the petition failing which *ex parte* proceedings shall be taken against him.

Given under my hand and the seal of the court this 19th day of April, 1983.

Seal.

SURJIT SINGH,
Rent Controller at Shimla.

In the Court of Sh. Devender Kumar Sharma, Sub-Judge-II,
Una, H. P.

CASE NO. 45/1983

Roshan Lal vs. Om Parkesh & Others

Versus.—Jagdish Chand s/o Dev Rej, Caste Brahman r/o village Gulehar, Tehsil Bangana, District Una, H. P.

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted defendant can not be served through ordinary mode of service as the summons issued to him received back unserved. Hence proclamation under order 5, Rule 20, C. P. C. is hereby issued against him to appear in this court on 20-5-1983 at 10 A. M. personally or through an Advocate or authorised agent to defend the case, failing which *ex parte* proceedings shall be taken against him in accordance with law.

Given under my hand and the seal of the court this the 6th day of April, 1983.

DEVENDER KUMAR SHARMA,
Seal. *Sub-Judge-II,
Una, H.P.*

In the Court of Shri Devender Kumar Sharma, Sub-Judge-II, Una, H. P.

CASE NO. 364/1983

Tulsi Vs. Yoginder & Others.

Versus

Kala s/o Garib, r/o Village Nagnoli, Sub-Tehsil Haroli, District Una, H.P.

.. *Defendant.*

Whereas in the above noted case it has been proved to the satisfaction of this court that the above noted defendant can not be served through ordinary course of service as the summons issued to him received back unserved. Hence proclamation under order 5, Rule 20, C.P.C. is hereby issued against him to appear in this court on 27-5-1983 at 10 A.M. personally or through an Advocate or authorised agent to defend the case, failing which *ex parte* proceedings shall be taken against him in accordance with law.

Given under my hand and the seal of the court this 22nd day of April, 1983.

Seal.

DEVENDER KUMAR SHARMA,
*Sub-Judge-II,
Una, H.P.*

PROCLAMATION UNDER ORDER 5, RULE 20,
C. P. C.

IN THE COURT OF SHRI SHAMSHER SINGH.
SUB-JUDGE, 1ST CLASS, PALAMPUR, DISTRICT
KANGRA, HIMACHAL PRADESH

CASE NO. 180/1976

In case Nagina Ram vs. Ram Kishan

Versus

LRs:—(i) Ram Kishan son (iv) Smt. Ramo Devi daughter, (v) Smt. Shanto Devi daughter of Shri Labhu Ram r/o Gandar, Mauza Bardam, Tehsil Palampur, District Kangra Himachal Pradesh.

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above noted defendant is evading the service of the summons and cannot be served in the normal course of the service. Hence this proclamation is hereby issued against him to appear in this court on the date fixed for hearing on 23-5-1983, at 10.00 A. M. personally or through an authorised agent or pleader to defend the case, failing which *ex parte* proceedings will be taken against him.

Given under my hand and the seal of the court this the 25th day of March, 1983.

Seal. SHAMSHER SINGH,
*Sub-Judge, 1st Class,
Palampur.*

PROCLAMATION UNDER ORDER 5 RULE 20,
C. P. C.

IN THE COURT OF SHRI R. L. AZAD.
SUB-JUDGE (I), SHIMLA

Case No. 120/1979

Himachal Pradesh Horticulture Produce Marketing & Processing Corporation Ltd. having registered office at Nigam Vihar, Shimla-171002 *Plaintiff.*

Versus

Sh. Shiv Ram Chauhan s/o Jania Ram, Village Hallaila & other *Defendant.*

To

(1) Shri Shiv Ram s/o Jania Ram Village Hallaila, P. O. Mahasu, Tehsil Kotkhai, District Shimla, (2) Shri Bali Ram Chauhan, Clark H. P. Housing Board, Nigam Vihar, Shimla-2.

Whereas in the above noted case it has been proved to the satisfaction of the Court that the above named defendants are not served and evading the service of the summons in the normal course of the service. Hence this proclamation is issued against them to appear in this court on 23-5-83 at 10. A. M. to appear in this court, personally or through an authorised agent or pleader failing which *ex parte* proceeding will be taken against them.

Given under my hand and the seal of the Court this 12th April, 1983.

Seal.

R. L. AZAD,
Sub-Judge (I), Shimla.

PROCLAMATION UNDER ORDER 5, RULE 20,
C. P. C.IN THE COURT OF SHRI R. L. AZAD, SUB-JUDGE
(I), SHIMLA

Himachal Pradesh Horticulture Produce marketing & Processing Corp. Ltd. its regd. Office Nigam Vihar, Shimla-2
Plaintiff.

Versus

Rajinder Singh & others .. *Defendants.*

To

(1) Shri Rajinder Singh s/o Kanwar Singh, r/o village Shalal, P. O. Dhadi Ghansa, Tehsil Jubbal, Distt. Shimla.
(2) Gopal Singh Thakur X-Ray Deptt. Ripan Hospital Shimla-1.

Whereas in the above noted case it has been proved to the satisfaction of this Court that the above named defendants are evading the service of the summons. Hence proclamation under order 5, rule 20, P. C. is hereby issued against them to appear in this court on 23-5-83 at 10 A. M. personally or through agent duly authorised, failing which *ex parte* proceeding will be taken against them.

Given under my hand and the seal of the Court this 12th day of April, 1983.

Seal. R. L. AZAD,
Sub-Judge (I), Shimla.

IN THE COURT OF SHRI R. L. SHARMA, SENIOR
SUB-JUDGE, UNA, H. P.

Case No. 394/82

Mela Ram *Vs.* Kewal Krishan.

Versus—Kishori Lal s/o late Shri Ram Rakha, caste Khatri, r/o Una, Tehsi & District Una, H. P.
.. *Defendant.*

Whereas in the above noted case summons to above mentioned defendant were issued by this court so many times but the same have been received back unexecuted with the report that whereabouts of the defendant are not known. Now it has been proved to the satisfaction of this court that service upon the defendant is not possible by an ordinary mode of service. Hence this proclamation under order 5, Rule 20, C. P. C. is hereby issued against the defendant to appear in this court on 28-5-83 at 10 A. M. personally or through an authorised agent or pleader to defend the case failing which *ex parte* proceedings will be taken against him.

Given under my hand and seal of the Court today the 20th day of April, 83.

Seal. R. L. SHARMA,
Senior Sub-Judge, Una.

IN THE COURT OF SENIOR SUB-JUDGE, MANDI
DISTRICT, MANDI, H. P.

In the matter of:—

Guardian and Ward Act No. 13 of 1982 Sher Singh s/o Hira Singh r/o Jakhehar, P. O. Kalkhar, Illaqa Baira, Tehsil Sarkaghat, District Mandi .. *Petitioner.*

Versus

General Public .. *Respondent.*

Application u/s 10 of the Guardians & Wards Act, for the appointment of the petitioner as guardian of the

person and property of Kuldip Singh s/o Late Shri Mast Ram, r/o Jakhehar, Tehsil Sarkaghat (minor).

Notice to:—

The General Public.

Whereas the above named applicant has applied for grant of permission to sell the share of minor children of the applicant situated in Jakhehar, Tehsil Sarkaghat, District Mandi.

2. Notice is hereby given to the general public, Kinsmen, relation and other interested persons, that if any body has got any object to the grant of permission to sell the land of the minor children namely Kuldip Singh, he may file objection in this Court on 30-5-1983 failing which the application will be heard and decided *ex parte*.

Given under my hand and the seal of the Court, this 18th day of April, 1983.

V. K. AHUJA,
Senior Sub-Judge,
Mandi.

In the Court of Shri T. C. Janartha, Collector
Kandaghat, District Solan, Himachal Pradesh

Revenue Appeal No. 2/82
Shri Jeetu alias Jeet Ram

Versus
Shri Narain Singh etc.

Versus

1. Shri Gopal Singh s/o Shri Shiv Ram, 2. Shri Balbir Singh s/o Het Ram, 3. Shri Beli Ram s/o Shri Basti Ram, all residents of village Banota/Tikker, Pargana Bharoli, Tehsil Kandaghat, District Solan, Himachal Pradesh.

.. Respondents

Appeal against Mutation Order No. 232 dated 27-11-81 passed by the Ld. Assistant Collector 2nd grade Kandaghat in respect of village Kot, Tehsil Kandaghat, District Solan, Himachal Pradesh.

Whereas in the above noted case summons to above mentioned respondents were issued so many times but the same have been received back unanswered with the report that the whereabouts of these respondents are not known. Now it has been proved to the satisfaction of this court that service upon the above respondents cannot be affected through normal mode of service. Hence this proclamation under order 5, rule 20 C.P.C. is hereby issued against the abovementioned respondents to appear in this court on 23-5-1983 at 10.00 A.M. to defend their case personally, through an authorised agent or pleader failing which proceedings shall be taken *ex parte* against them.

Given under my hand and seal of the court today the 10th day of January, 1983.

Seal. T. C. JANARTHA,
Collector.

In the Court of Shri T. C. Janartha, Collector
Kandaghat, District Solan, Himachal Pradesh

Revenue Appeal No. 3/82
Shri Jeetu alias Jeet Ram

Versus
Shri Narain Singh etc.

Versus:

1. Shri Gopal Singh s/o Shiv Ram, 2. Shri Balbir Singh s/o Het Ram, 3. Shri Beli Ram s/o Basti Ram, all residents of village Banota/Tikkar, Pargana Bharoli, Tehsil Kandaghat, District Solan, Himachal Pradesh.

.. Respondents.

Appeal against Mutation Order No. 228 dated 27-11-1981 passed by the Ld. Assistant Collector Kandaghhat in respect of village Kot, Tehsil Kandaghhat, District Solan, Himachal Pradesh.

Whereas in the above noted case summons to above-mentioned respondents were issued so many times but the same have been received back unserved with the report that the whereabouts of these respondents are not known. Now it has been proved to the satisfaction of this court that service upon the above respondents cannot be affected through normal mode of service. Hence this proclamation under order 5, rule 20 C.P.C. is hereby issued against the above mentioned respondents to appear in this court on 23-5-1983 at 10 A.M. to defend their case personally, through an authorised agent or pleader failing which proceedings shall be taken *ex parte* against them.

Given under my hand and seal of the court today the 10th day of January, 1983.

Seal.

T. C. JANARTHA,
Collector.

In the Court of Shri T. C. Janartha, Collector Kandaghhat, District Solan, Himachal Pradesh

Revenue Appeal No. 5/82

Shri Jeetu alias Jeet Ram
Versus
Shri Narain Singh etc.

Versus:

1. Shri Gopal Singh s/o Shri Shiv Ram, 2. Shri Balbir Singh s/o Het Ram, 3. Shri Beli Ram s/o Basti Ram, all residents of village Banota/Tikkar, Pargana Bharoli, Tehsil Kandaghhat, District Solan, Himachal Pradesh.

.. Respondents.

Appeal against Mutation Order No. 238 dated 27-11-81 passed by the Ld. Assistant Collector Kandaghhat in respect of Village Kot, Tehsil Kandaghhat, District Solan, Himachal Pradesh.

Whereas in the above noted case summons to above-mentioned respondents were issued so many times but the same have been received back unserved with the report that the whereabouts of these respondents are not known. Now it has been proved to the satisfaction of this court that service upon the above respondents cannot be affected through normal mode of service. Hence this proclamation under order 5, rule 20 C.P.C. is hereby issued against the above mentioned respondents to appear in this court on 23-5-1983 at 10 A.M. to defend their case personally, through an authorised agent or pleader failing which proceedings shall be taken *ex parte* against them.

Given under my hand and seal of the court today the 10th January, 1983.

Seal.

T. C. JANARTHA,
Collector.

IN THE COURT OF SHRI T. C. JANARTHA,
COLLECTOR, KANDAGHAT, DISTRICT
SOLAN, HIMACHAL PRADESH

Revenue Appeal No. 7/82

Shri Jeetu alias Jeet Ram Versus Shri Narain Singh etc.

Versus:-1. Shri Gopal Singh s/o Shri Shiv Ram,
2. Shri Balbir Singh s/o Het Ram,
3. Shri Beli Ram s/o Basti Ram, all residents of village Banota/Tikkar, Pargana Bharoli, Tehsil Kandaghhat, District Solan, Himachal Pradesh.

.. Respondents.

APPEAL AGAINST MUTATION ORDER NO. 225, DATED 27-11-1981 PASSED BY THE LD. ASSISTANT COLLECTOR 2nd GRADE KANDAGHAT IN RESPECT OF VILLAGE KOT, TEHSIL KANDAGHAT, DISTRICT SOLAN, HIMACHAL PRADESH.

Whereas in the above noted case summons to above mentioned respondents were issued so many times but the same have been received back unserved with the report that the whereabouts of these respondents are not known. Now it has been proved to the satisfaction of this court that service upon the above respondents cannot be affected through normal mode of service. Hence this proclamation under order 5, rule 20 C. P. C. is hereby issued against the above mentioned respondents to appear in this court on 23-5-1983 at 10 A. M. to defend their case personally, through an authorised agent or pleader failing which proceedings shall be taken *ex parte* against them.

Given under my hand and seal of the court today the 10th day of January, 1983.

Seal.

T. C. JANARTHA,
Collector.

IN THE COURT OF SHRI T. C. JANARTHA,
COLLECTOR KANDAGHAT, DISTRICT
SOLAN, HIMACHAL PRADESH

Revenue Appeal No. 8/82

Shri Jeetu alias Jeet Ram Vs. Shri Narain Singh etc.

Versus:-1. Shri Gopal Singh s/o Shri Shiv Ram,
2. Shri Balbir Singh s/o Het Ram
3. Shri Beli Ram s/o Basti Ram, all residents of village Batona/Tikkar Pargana Bharoli, Tehsil Kandaghhat, District Solan, Himachal Pradesh.

.. Respondents.

APPEAL AGAINST MUTATION ORDER NO. 226, DATED 27-11-1981 PASSED BY THE LD. ASSISTANT COLLECTOR KANDAGHAT IN RESPECT OF VILLAGE KOT, TEHSIL KANDAGHAT, DISTRICT SOLAN, H. P.

Whereas in the above noted case summons to above mentioned respondents were issued so many times but the same have been received back unserved with the report that the whereabouts of these respondents are not known. Now it has been proved to the satisfaction of this court that service upon the above respondents cannot be affected through normal mode of service. Hence this proclamation under order 5, rule 20 C. P. C. is hereby issued against the above mentioned respondents to appear in this court on 23-5-83 at 10.00 A. M. to defend their case personally, through an authorised agent or pleader failing which proceedings shall be taken *ex parte* against them.

Given under my hand and seal of the court today the 10th January, 1983.

Seal.

T. C. JANARTHA,
Collector.

In the Court of Shri T. C. Janartha, Collector
Kandaghhat, District Solan, Himachal Pradesh

Revenue Appeal No. 4/82
Shri Jeetu alias Jeet Ram
Versus
Shri Narain Singh etc.

Versus:

1. Shri Gopal Singh s/o Shiv Ram.
2. Shri Balbir Singh s/o Het Ram.
3. Shri Beli Ram s/o Basti Ram all residents of village Banota/Tikkar, Pargana Bharoli, Tehsil Kandaghhat, District Solan, Himachal Pradesh

.. Respondents.

Appeal against Mutation Order No. 239 dated 27-11-1981 passed by the Ld. Assistant Collector IIInd Grade, Kandaghat in respect of village Kot, Tehsil Kandaghat, District Solan, Himachal Pradesh.

Whereas in the above noted case summons to above-mentioned respondents were issued so many times but the same have been received back unserved with the report that the whereabouts of these respondents are not known. Now it has been proved to the satisfaction of this court that service upon the above respondents cannot be effected through normal mode of service. Hence this proclamation under order 5, rule 20 C.P.C. is hereby issued against the above-mentioned respondents to appear in this court on 23-5-83 at 10 A.M. to defend their case personally, through an authorised agent or pleader failing which proceedings shall be taken *ex parte* against them.

Given under my hand and seal of the court today the 10th day of January, 1983.

Seal.

T. C. JANARTHA,
Collector.

व अदालत जनाव नव-रजिस्ट्रार-कम-तहसीलदार, कांगड़ा

मुकदमा नम्बर () आक 1982

श्री धनी राम पुत्र श्री देली राम पुत्र श्री मसदी, वासी महाल अवदुल-पुर, तहसील व जिला कांगड़ा ..प्रार्थी।

वनाम

सर्वं जनता ..प्रत्यार्थी।

दरखास्तः वावत रजिस्टर करवाने वसीयत नामा जेर धारा 40/41 भारतीय रजिस्ट्रेशन ऐक्ट, 1908 हेतु।

मुकदमा मुन्दर्जा उनवान वाला में हर खास व आम को सूचित किया जाता है कि श्री धनी राम पुत्र देली राम पुत्र श्री मसदी, वासी महाल अवदुल-पुर, तहसील व जिला कांगड़ा को इस कार्यालय में दरखास्त दी है कि श्री चमाह राम पुत्र श्री कम पुत्र श्री दुराग, जाति धर्म, वासी अवदुल-पुर, तहसील कांगड़ा ने एक वसीयत नामा वहक प्रार्थी के नाम को जावे जिस की तारीख पेशी 23-5-83 को इस अदालत में रखी गई है। यदि इस सम्बन्ध में किसी को किसी किस्म का उजर या एतराज हो तो वह उपरोक्त तारीख को असालतन या वकालतन हाजिर अदालत 10 बजे आकर पेश कर सकता है। इसके बाद कोई उजर कावित समायत न होगी। अन्यथा गैर हाजरी में वसीयत पंजीकृत कर दी जायेगी।

आज व तारीख 14-4-83 मोहर अदालत व मेरे हस्ताक्षर से जारी किया गया।

मोहर।

हस्ताक्षरितः
नव-रजिस्ट्रार-कम-तहसीलदार,
कांगड़ा।

व अदालत जनाव नव-रजिस्ट्रार-कम-तहसीलदार, कांगड़ा

मुकदमा नम्बर () आक 1982

1. सर्वं श्री मरवण विह, 2. नोधा राम, 3. इतवार चन्द, 4. विगत दात पिसरान श्री खजाना राम, 5. श्रीमती मुकड़ी देवी वेवा श्री खजाना राम, वासी मस्मान, तहसील व जिला कांगड़ा ..प्रार्थीगण।

वनाम

1. सर्वं जनता ..प्रत्यार्थी।

2. श्रीमती संमादी देवी पुत्री खजाना राम, पत्नी श्री लक्ष्मन दास पुत्र जक् गम, वासी हाल मस्मान, तहसील कांगड़ा, 3. श्रीमती रत्नी देवा पुत्री श्री खजाना राम, हाल पत्नी श्री अंधो राम पुत्र श्री सरदा राम, वासी इड, तहसील पालमपुर, जिला कांगड़ा, 4. श्रीमती लीला देवी

पुत्री श्री खजाना राम, हाल पत्नी श्री चिपलू राम पुत्र जक् राम, वासी मस्मान, तहसील कांगड़ा ..प्रार्थीगण।

दरखास्त वावत रजिस्टर करवाने वसीयत नामा जेर धारा 40/41 भारतीय रजिस्ट्रेशन ऐक्ट, 1908 हेतु।

मुकदमा मुन्दर्जा उनवान वाला में हर खास व आम को सूचित किया जाता है कि सर्वं श्री सरवण सिंह वंशी प्रार्थीगण मजकूर ने मिति 6-7-82 को इस कार्यालय में दरखास्त दे रखी है कि श्री खजाना राम पुत्र सोहण पुत्र जवाहर, जाति धर्म, वासी मस्मान, तहसील कांगड़ा ने एक वसीयत नामा वहक प्रार्थीगण के नाम की जावे जिस की तारीख पेशी 23-5-83 को इस अदालत में रखी गई है। यदि इस सम्बन्ध में किसी को किसी किस्म का उजर या एतराज हो तो वह उपरोक्त तारीख को असालतन या वकालतन हाजिर अदालत 10 बजे आकर पेश कर सकता है। इस के बाद कोई उजर कावित समायत न होगा। अन्यथा गैर हाजरी में वसीयत पंजीकृत कर दी जायेगी।

आज व तारीख 11-4-83 मोहर अदालत व मेरे हस्ताक्षर से जारी किया गया।

मोहर।

हस्ताक्षरितः
नव-रजिस्ट्रार-कम-तहसीलदार,
कांगड़ा।

नोटिस इश्तहार

व अदालत श्री कृष्ण लाल ठाकुर, सहायक कुलैक्टर द्वितीय श्रेणी, पांवटा सहित, तहसील पांवटा, जिला सिरमोर, हिमाचल प्रदेश

मिसल नं 11/82

वाल किशन पुत्र माड़ा राम, निवासी ग्राम पुर वाला, तहसील पांवटा

वनाम

1. जगदीप उर्फ जगी, 2. चीपु उर्फ चरण सिंह, 3. गुनया पुत्रागण श्री शोभा राम, निवासी पुरवाला, त. पांवटा, असल फरीकसानी 4. भलखु, 5. मंगनू, 6. भूरा, 7. जोधा पुत्रागण श्री माई दास, निवासी ग्राम भूरा, तहसील सरकाघाट, जिला मण्डी, 8. मेधा, 9. अम्बिका, 10. भगता पुत्रागण श्री जवाला, निवासी ग्राम भूरा, तहसील सरकाघाट, जिला मण्डी, 11. श्रीमती रत्ना कला, 12. श्रीमती उषा, 13. श्रीमती रोशी पुत्रागण श्री शोभा राम, निवासी ग्राम पुरवाला, तहसील पांवटा, 14. श्रीमती केशो वेंवा शोभा राम, निवासी ग्राम पुरवाला, तहसील पांवटा .. तरतीबी फरीकसानी।

दरखास्त दरखास्ती इन्द्राज कागजात माल वावत खाता खतानी नं 0 13/23 नम्बर खसरा 273/173 तादादी 6-13 विस्त्रा वाका ग्राम पुरवाला, तहसील पांवटा।

नोटिस वनामः 1 ता 14

व मुकदमा उपरोक्त उनवान वाला में फरीक दोयम 1 ता 14 को कई बार समन जारी किये गए तथा समन रजिस्ट्री द्वारा भी भेजे गए मर उनकी तामील जावता नहीं हो रही है। अतः अब उपरोक्त फरीक सानियान को इस इश्तहार द्वारा सूचित किया जाता है कि वह बराये पैरवी दरखास्त सेहत इन्द्राज असालतन तथा वकालतन हमारे न्यायालय हजा में तिथि 19-5-83 को सुवह 10 बजे हाजिर आवें अन्यथा कार्रवाई एक तरफा अमल में लाई जायेगी।

आज मिति हस्ताक्षर हमारे व मोहर अदालत से जारी हुआ।

मोहर।

कृष्ण लाल ठाकुर,
सहायक कुलैक्टर, द्वितीय श्रेणी,
पांवटा।

नोटिस इश्तहार

बप्रदालत थी कृष्ण लाल ठाकुर सहायक कुलैक्टर द्वितीय श्रेणी, पांवटा साहब, तहसील पांवटा, जिला सिरमोर, हिमाचल प्रदेश

मिसन नं 015/82

ब्राह्मा पुत्र सन्त राम, निवासी ग्राम मुंगल बल्ला अस्तार पुर, तहसील पांवटा

बनाम

1. जगदीश उक्त जगती, 2. चौपूर्ण उक्त चरन सिंह, 3. गुनदा पुत्रवण श्री शोभा राम, निवासी पुरुवाला, तहसील पांवटा .. असत फरीकतानी, 4. भन्दू, 5. मंगू, 6. भूरा, 7. जोधा पुत्रवण मई दास, निवासी ग्राम भूरा, 8. मेधा, 9. अमिका, 10. भद्रा पुत्रवण उमाला, निवासी ग्राम भूरा, 12. श्रीमती उषा, 13. श्रीमती रम्भा तहसील सराप्पाट, जिला मण्डी 11. श्रीमती रत्नी कनां, 12. श्रीमती उषा, 13. श्रीमती रोशी पुत्रियों शोभा राम, निवासी पुरुवाला, तहसील पांवटा, 14. श्रीमती केसो बेवा शोभा राम, निवासी पुरुवाला, तहसील पांवटा .. तरतीबी फरीकतानी ।

वरद्धवासत दहस्ती इन्द्राज कागजात
माल बाबत खाता खतोनी नं 013/23
खतोनी नम्बर 108 रुक्ता तदादी
2-0 व नम्बर खसरा 108/1
तदादी 1-6 वाका ग्राम पुरुवाला,
तहसील पांवटा ।

नोटिस बनाम: 1 ता 14

बमुक्तमा उपरोक्त उनवान बाला में फरीके दोषम 1 ता 14 को कई बारू सन्त जारी किये गए तथा समन रजिस्टर द्वारा भी भेजे गए भारत उनकी तामील जाक्ता नहीं हो रही है अतः अब उपरोक्त फरीक सानिधान को इस इश्तहार द्वारा सुचित किया जाता है कि वह ब्राह्मण पैरवी दरख्तासत सहत इन्द्राज असालतन तथा वालातन हमारे न्यायालय हजा में तिथि 19-5-83 को सुबह 10 बजे हाजिर आयें। अन्यथा कर्वाई एकतरफा असल में लाई जावेगी ।

आज मिति हस्ताक्षर हमारे व मोहर अदालत से जारी हुआ ।

मोहर।

कृष्ण लाल ठाकुर,
सहायक कुलैक्टर द्वितीय श्रेणी,
पांवटा ।

बअदालत जनावर सब-रजिस्ट्रार-कम-नाइब तहसीलदार, कांगड़ा

मुक्तमा नम्बर आफ 1982

श्री विधि चन्द्र पुत्र ज्ञान चन्द्र, जाति विधि, वासी चन्द्ररोट, तहसील कांगड़ा .. प्रार्थी ।

बनाम

पृष्ठा

सर्व जनता

.. प्रत्यार्थी ।

दरस्वासत बाबत रजिस्टर करवाने वसीयत नामा जेर धारा 40/41 भारतीय रजिस्ट्रेशन एक्ट 1908 हेतु ।

मुक्तमा मुन्दर्जा उनवान बाला में हर खास व ग्राम को सुचित किया जाता है कि श्री विधि चन्द्र प्रार्थी मन्त्रकूर ने मिति 11-10-82 को 'इस कार्यालय में दरख्तासत दी है कि श्री विधि चन्द्र पुत्र फलात्र पुत्र लक्ष्मन, जाति, विधि वासी, चन्द्ररोट, टिक्का उमरेड, तहसील कांगड़ा ने एक वसीयत नामा बहुप्रार्थी के नाम को जाव जिस की तारीख पृष्ठा 24-5-83 को इस अदालत में रखी गई यदि इस सम्बन्ध में किसी को किसी किसम का उजराज हो तो वह उपरोक्त तारीख को असालतन या वालातन हाजिर अदालत 10 बजे आकर पेश कर सकता है। इस के बाद कोई उजर जाविने समायत न होगी। अन्यथा जेर हाजरी में वसीयत पंजीकृत कर दी जावेगी ।

समायत न होगा। अन्यथा जेर हाजरी में वसीयत पंजीकृत कर दी जावेगी ।

आज बतारीख 11-4-83 मोहर अदालत व मेरे हस्ताक्षर से जारी किया गया ।

मोहर।

हस्ताक्षरित/-
सब-रजिस्ट्रार-कम-नाइब तहसीलदार,
कांगड़ा ।

अदालत जनावर सब-रजिस्ट्रार-कम-नाइब तहसीलदार, कांगड़ा

मुक्तमा नम्बर आफ 1982

श्रीमती मन्मा देवी विवाह श्री नरेंद्र दाम, निवासी पठियार, तहसील विना कांगड़ा .. प्रार्थी ।

बनाम

सर्व जनता

.. प्रत्यार्थी ।

दरख्तासत:—बाबत रजिस्टर करवाने वसीयत नामा जेर धारा 40/41 भारतीय रजिस्ट्रेशन एक्ट, 1908 हेतु ।

मुक्तमा मुन्दर्जा उनवान बाला में हर खास व ग्राम को सुचित किया जाता है कि श्रीमती मन्मा देवी प्रार्थी मन्त्रकूर ने मिति 30-12-82 को इस कार्यालय में दरख्तासत दी है कि श्री नरेंद्र दाम पुत्र श्री बन्सी लाल, कौम बाहूदग, वासी पठियार, तहसील विना कांगड़ा ने एक वसीयत नामा बहुप्रार्थी के नाम को जावे जिस की तारीख पृष्ठा 28-5-83 को इस अदालत में रखी गई है यदि इस सम्बन्ध में किसी को किसी किसम का उजराज हो तो वह उपरोक्त तारीख को असालतन या वालातन हाजिर अदालत 10 बजे आकर पेश कर सकता है। इसके बाद कोई उजर जाविने समायत न होगी। अन्यथा जेर हाजरी में वसीयत पंजीकृत कर दी जावेगी ।

आज बतारीख 11-4-83 मोहर अदालत व मेरे हस्ताक्षर से जारी किया गया ।

हस्ताक्षरित/-
मोहर।
सब-रजिस्ट्रार-कम-नाइब तहसीलदार,
कांगड़ा ।

अदालत जनावर सब-रजिस्ट्रार-कम-नाइब तहसीलदार, कांगड़ा

मुक्तमा नम्बर आफ 1983

सर्वश्री बंसी लाल, औंकार सिंह पुत्र साधू राम पुत्र श्री मिन्हू चन्द्र नावालगान, बजरिया श्रीमती सत्या देवी विवाह श्री साधू राम वाला नावालगान, वासी बीप्ता खास, तहसील व जिला कांगड़ा .. प्रार्थीगण ।

बनाम

सर्व जनता

.. प्रत्यार्थी ।

दरख्तासत बाबत रजिस्टर करवाने वसीयत नामा जेर धारा 40/41 भारतीय रजिस्ट्रेशन एक्ट, 1908 हेतु ।

मुक्तमा मुन्दर्जा उनवान बाला में हर खास व ग्राम को सुचित किया जाता है कि श्री मिन्हू चन्द्र नावालगान, बजरिया श्रीमती सत्या देवी विवाह श्री साधू राम पुत्र श्री मिन्हू चन्द्र पुत्र लक्ष्मन, जाति, विधि वासी, चन्द्ररोट, टिक्का उमरेड, तहसील कांगड़ा ने एक वसीयत नामा बहुप्रार्थी के नाम को जावे जिस की तारीख पृष्ठा 25-5-83 को इस अदालत में रखी गई है यदि इस सम्बन्ध में किसी को किसी किसम का उजराज हो तो वह उपरोक्त तारीख को असालतन या वालातन हाजिर अदालत 10 बजे आकर पेश कर सकता है। इस के बाद कोई उजर जाविने समायत न होगी। अन्यथा जेर हाजरी में वसीयत पंजीकृत कर दी जावेगी ।

आज बतारीख 8-4-83 मोहर अदालत व मेरे हस्ताक्षर से जारी किया गया ।

हस्ताक्षरित/-
सब-रजिस्ट्रार-कम-नाइब तहसीलदार,
कांगड़ा ।

In the Court of Smt. Kiran Aggarwal, Senior Sub-Judge,
Hamirpur, H. P.

C. M. A. 3 OF 1983

Ram Dass vs. Nooran Devi etc.

Versus: 1. Smt. Shakuntla Devi daughters of Jamb-
hru, residents of
Sujanpur, Mauza
2. Smt. Nirmala Devi Bhaileth, Tehsil &
Distt. Hamirpur
.. Respondents.

Whereas in the above noted case it has been proved to
the satisfaction of this court that the above noted

respondents cannot be served through ordinary course of
summons as the summons issued to them received back
unserved. Hence proclamation under order 5, rule 20,
C.P.C. is hereby issued against them to appear in this
Court on 23-5-1983 at 10 A. M. personally or through an
advocate or an authorised agent to defend the case
failing which *ex parte* proceedings shall be taken against
them.

Given under my hand and seal of the court this 28th
day of April, 1983.

Seal.

SMT. KIRAN AGGARWAL,
Senior Sub-Judge, Hamirpur.

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शून्य

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा
अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

शून्य